PROBLEMS IN CORPORATION FINANCE

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PREFACE

This book brings together brief parts of the financial experience of a number of companies to be used as "cases" or "problems" for a course in corporation finance. The problems have been selected and grouped primarily with a view to the systematic development of the subject. It will be noted that the cases deal with the financial problems of companies operating under widely different conditions. This variety in the material provides a basis for studying financial policies as affected by such factors as the size of the company, its competitive position, the nature of the industry, and the phases of the business cycle.

The majority of the problems have been prepared after conference with the business men immediately concerned; in these the issue is usually sharply focused and the student is asked to prepare and defend a solution. This type of case has the merit of placing the student in the business setting of an actual problem. He is forced to deal with the particular before any step toward a generalization is made. To a considerable extent, however, the writer of a case does for the student what the business man must do for himself. The problems arising in the conduct of business do not appear in written form. The executive may have much or little information at his command. In any event he must prepare his own "case"; he must first recognize the problem, define it precisely, and then search out and weigh the relevant facts that are necessary for its solution.

In the belief that there is also valuable training in the sorting and analysis of the financial data made available by current publications, a number of the cases have been assembled largely from the material found in financial manuals and periodicals. These manuals and the annual reports of companies are still the most common sources of ready information on financial affairs. Such sources frequently fail to give important facts and do not present the many intangible factors and personal elements which so frequently dominate a business situation. This lack of detail in the published data is a challenge to those with intellectual curiosity to find reasonable explanations for the apparent policy of a com-

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pany. Furthermore, if students are to look at financial problems from the managerial point of view it is quite as helpful for them to determine what facts are necessary in order to view a situation in true perspective as to analyze the situation when ample data are available. From a study of such material the student gradually acquires a knowledge of financial practices. Of equal importance is the fact that by continual observation and interpretation of changes in the reported data he develops ability to appraise the financial condition and prospects of a business.

When viewed in perspective the cases in this book reveal certain new trends in the practice of corporation finance. In many instances, for example, corporations have made drastic reductions in the par or stated value of their capital stock. Working capital frequently has been maintained, in spite of operating losses, by the process of conversion of fixed assets into current assets. Corporations strong in cash position have used funds to retire not only their fixed charge obligations but also portions of their outstanding capital stock. Only a superficial observer would regard these practices merely as the adaptation of accounting technique to temporary situations. For the student of finance they raise significant and challenging queries.

Despite the enactment of legislation which has imposed new methods upon financial management, the fundamentals of business finance remain essentially unchanged. Unless our economic system develops largely into one of socialized capitalism with the raising and disposition of funds almost wholly under some sort of governmental control, private corporations will continue to be formed to carry out the plans of promoters, companies will be faced with the necessity of raising capital, decisions will be required as to the disposition of income, and mergers will be consummated. Unfortunately, as long as fallible human judgment directs the allocation of capital, the difficult problems involved in effecting financial reorganizations and readjustments will probably remain to perplex corporate managements. In short, the collection and utilization of funds in a manner which will preserve for business units a well-balanced and adequate financial structure will continue to raise significant questions for the student of corporation finance.

As a result of the large amount of systematic study that has been given to the financial aspects of business, there is available a substantial body of financial literature. This offers opportunity for the student to supplement his own analysis of specific business problems, and to broaden his background in the general field. For these purposes, lists of selected references in corporation finance have been drawn up: a general list dealing with the broader implications of the subject, and topical references which bear more directly on the specific issues raised by each group of problems. While not exhaustive, the lists furnish considerable scope for assignments of collateral reading.

In the collection of the material for most of the cases, we have had the assistance of Mr. Albert O. Greef, Instructor in Finance, Mr. Dickson H. Leavens, and Mr. Bay E. Estes, Jr. Mr. John C. Baker, Instructor in Finance, has suggested some especially interesting situations. We also have had the helpful criticism of Professor Deane W. Malott who, with the authors, has taught many of the cases included in this book. The tedious and important work of editing the manuscript in all its stages has been shared by Mrs. Elizabeth L. Dalton and Mrs. Shirley G. Carlson, with the assistance of Miss Rachel D. Crosby.

A few cases have been reprinted from the second edition of Fraser's *Problems in Finance*; these and many of the others present problems arising prior to 1930. Most of the cases, however, have their setting in the last three or four years. Taken as a whole, the material gives the student an opportunity to draw significant comparisons between the financial problems of a depression and those of a period when the recurrence of depression was little considered.

R. L. MASSON. S. S. STRATTON.

SOLDIERS FIELD, BOSTON, MASSACHUSETTS, JANUARY, 1935.

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PROMOTION

1. WEST COAST TRADING CORPORATION

PROMOTION OF CANNING COMPANY

In September, 1932, Mr. George Malcolm and a group of associates were considering the organization of a company, to be known as the West Coast Trading Corporation, for canning tomato products in Mexico and also for importing from that country a variety of fresh vegetables, such as tomatoes, beans, peas, and peppers, for sale in American markets.

Mr. Malcolm, who was then thirty-five years old, was an automobile salesman in New York City. Early in August, 1032. while spending his vacation in California, he had met an old friend, Robert Norris, who for several years had been the superintendent of a large sugar refinery near Los Mochis in the state of Sinaloa on the west coast of Mexico. From Mr. Norris he learned that the west coast of Mexico possessed unusual advantages in favorable climate, fertile soil, cheap labor, and access to cheap transportation facilities, for the production and shipment to the United States during the winter months of a wide variety of fresh vegetables. When he found out that only onefifth of the tomatoes grown in Sinaloa were exported, and that during the season of 1931-1932 a surplus of some 300,000,000 lb. of high-grade tomatoes produced in this region had been destroyed or left in the fields, he conceived the idea of forming a company of the type mentioned above. After discussing the plan at some length, both he and Mr. Norris concluded that it could be carried out successfully if the necessary capital could be raised. They decided, however, that it would be advisable to make a careful preliminary investigation to determine whether the profits that might reasonably be expected would be sufficient to justify organizing a company. They agreed, therefore, that each should subscribe \$200 to a fund of \$2,000 to be used for defraying the expenses of the preliminary investigation, and that Mr. Malcolm should endeavor to raise the remaining \$1,600 in New York.

Early in September, shortly after his return to New York, Mr. Malcolm succeeded in inducing eight of his friends to contribute the remaining \$1,600 required. Mr. Norris then proceeded with the preliminary investigation.

After visiting a number of canning plants in the United States, consulting with railway and steamship company officials in California and Mexico, and interviewing a number of large producers of tomatoes and other vegetables in Sinaloa, Mr. Norris, toward the close of September, submitted a report to Mr. Malcolm and his associates. Excerpts from this report follow:

From January to April the production of tomatoes in the United States is so small as to be of no consequence. In Mexico, on the other hand, production during the same period is enormous. In fact, tomatoes may then be purchased in the latter country for the mere

cost of gathering them.

On the west coast of Mexico, tomatoes are grown mainly in the state of Sinaloa. But production in southern Sonora, the state immediately north of Sinaloa, is increasing rapidly, partly because the vines there begin to produce about 30 days earlier than those farther south. Tomatoes grown in these regions are known in practically every market in the United States. During the winter months, about 100 carloads of these tomatoes are shipped to this country and Canada every day. Carload shipments through Nozales, Arizona, alone during the last five seasons have been estimated as follows: 1927-1928, 3,883; 1928-1929, 3,898; 1929-1930, 5,579; 1930-1931, 4,192; 1931-1932, 4,467.

Mexican tomatoes, as has been shown by tests conducted by leading American packers, compare favorably as to quality, color, and

flavor with any grown in the United States.

While numerous other vegetables of a high quality can be produced at low cost on the west coast of Mexico and sold in American markets, it would seem advisable for the proposed company to confine its operations at the start to canning tomato juice, pulp, and purée (used for making soup, ketchup, tomato paste, and chili sauce).

The most favorable location for a canning plant would seem to be in San Blas or Los Mochis, Sinaloa, near the main line of the Southern Pacific Railroad of Mexico or the Kansas City, Mexico, and Orient Railway Company. Both these localities, which are about 500 miles south of Nogales, Arizona, offer the advantages of satisfactory transportation facilities, plenty of skilled and unskilled labor, and sufficient water for all plant purposes. It is probably safe to say that labor, taxes, and general operating conditions are as satisfactory in these regions as anywhere in the United States.

It is recommended that canned tomato juice, pulp, and purée be sold in the beginning only to the large packers and the wholesale trade. Both these classes of dealers presumably would sell these products, with or without further processing, in their own containers and under their own labels. They should be willing to pay about 40 cents a gallon for such products; and since our total cost of production and selling to Eastern markets, as shown in Exhibit 1 enclosed, has been estimated at 30 cents a gallon, our proposed company should be able to sell its output at a profit of about 10 cents a gallon.

Later on, we could sell these products under our own labels to retail dealers in Oklahoma, Texas, New Mexico, and Arizona, as well as in Mexico itself. Because of the shorter freight haul, we should be able

to realize attractive profits on sales to these markets.

The costs shown in Exhibit I have probably been overestimated. As a matter of fact, the Republic of Mexico would probably exempt our company from taxes for a period of 10 years. Moreover, ranchers in the Los Mochis district said they would be willing to give us free for

EXHIBIT I
WEST COAST TRADING CORPORATION
ESTIMATED COSTS OF PRODUCTION AND DISTRIBUTION
OF TOMATO JUICE AND PULP*

7 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	
Plant costs: Building, 50 by 100 ft. Diesel engine, 50 hp. Boiler, 100 hp. Cost of equipment installed. Water well, casting, and pump. Lease for plant. Railroad switch to plant.	\$ 5,000 5,000 5,000 12,500 3,000 1,000
Total cost of plant ready for operation Daily operating costs: Interest on money invested	
Employees 4 experts 14 men 62 women	30.00 45.00 45.00 17.26
Depreciation—plant	5.00 200 00 576.00 900.00
Total	\$ 2,078.15 0.29
Cost)	103.90 \$ 2,182 05 (30 cents a gallon)

^{*} These costs estimated on assumption that plant has capacity for producing 10 gal. a minute for 12 hr. a day, or a total daily capacity of 7,200 gal.

Net profit should be at least 10 cents a gallon, or \$720 for each working day. Total yearly net profit, on assumption that plant operates 150 days each year, should be \$108,000.

the first year undersized and oversized tomatoes, which make up about 75% of their crop but cannot be shipped to graded markets; and a leading sugar company stated we could make our own conditions as far as concerns the use of their railroad, land for a plant site, electricity, ice, etc.

- 1. Should the proposed company have been organized?
- 2. Approximately how much capital should have been raised for such a company?
 - 3. How should the necessary capital have been obtained?

2. BORDEN & CAMPBELL

PROMOTION OF SPECIAL-ALLOY METAL COMPANY

In the autumn of 1032 the Chicago investment firm of Borden & Campbell was approached by Henry Nolan for advice and assistance in raising capital for the Nolan Manufacturing Corporation. This corporation had been organized by Nolan in November, 1931, to carry on the manufacture of cooking utensils and other articles from an alloy which Nolan had discovered, and which he claimed was superior to other metals for such uses. The corporation had an authorized capital of 10,000 shares of no par value. Nolan had succeeded in interesting two friends who put up \$1,000 each, and a third who put up \$500. In return they took stock at \$5 per share, and Nolan appropriated an equal number of shares as representing his compensation for the use of his formula and knowledge, although the company was not to own the formula. The sum of \$2,400 was applied as a down payment on secondhand machinery valued at \$10,000 to \$12,000 but secured for \$5,000; the remainder was to be paid on delivery.

Nolan had been unable to obtain any further investment in his company, and at the end of August, 1932, its balance sheet was as follows:

Assets	
Machinery, not yet delivered	\$5,000
Organization expenses	100
Goodwill	2,500
	\$7,600
LIABILITIES	
Due on machinery	\$2 600
Capital stock:	Ψ2,000
Authorized: 10,000 shares, no par value	
Issued: 1,000 shares	5,000
	\$7,600

Since no actual production could be started without more capital to finance delivery of the machinery and other expenses, Nolan asked Borden & Campbell whether they could assist in raising funds.

Although Borden & Campbell were primarily engaged in the sale of securities originated by others, they had a certain number

of clients who were interested in sharing in an occasional speculative investment which showed promise of good profit. In order to meet their needs, the firm welcomed proposals such as that of Nolan and had on its staff an engineer, Mr. Merrick, who made a thorough investigation of each project. In many cases weak points appeared at the start and the project was turned down without further study; but in a few instances, where the prospects were favorable enough to induce the firm to arrange financing, the results had been very profitable for all concerned. Accordingly, on the chance that Mr. Nolan's plan might turn out to be good, Mr. Merrick was assigned to study it. Extracts from his report of December 2, 1932, follow:

Introduction.—Mr. Henry Nolan is an engineer and mechanic, about forty-five years old. He has been a foreman and plant superintendent in two large companies manufacturing alloys and while working in one of them accidentally discovered a new alloy, in the "stainless" class, which appears to be suitable for the manufacture of cooking utensils, marine hardware, decorative trim, plumbing fixtures, novelties, etc. He has not yet secured patents but has had a patent search made, and it is believed that good patents can be obtained.

Composition of Metal.—Mr. Nolan did not reveal the composition of the metal, but apparently it contains nickel and chromium among other components. It is stated definitely that it has no iron and no aluminum, unless as impurities. Ten samples from the same piece were analyzed by the Bureau of Standards, which reported different results for the different pieces, not only as to proportions, but also as

to component metals.

Properties of Metal.—It melts at 2650° to 3000°F., and is easy to cast. It can be hardened by packing. When hard, it is difficult to machine but can be machined soft and then hardened. It can be rolled into sheets and stamped similarly to aluminum or tin plate.

Cost of Metal.—With nickel at 30 cents, chromium at 8 to 13 cents, and two other components at \$1.98 and \$2 per pound, respectively, Nolan estimates the following costs for three varieties of his metal:

No. 1 Metal: Cast hard. Can be machined only by grinding and polishing.

	Cents
	per
	Pound
Alloys	. 20
Fusing	. 2
Ingot cost	. 22
Molding cost	• 5
	_
Cost of castings	. 27

No. 2 Metal: Manufactured for use in rolling sheets; neither hard nor soft, but tough. This grade would be used for utensils, which would then be hardened.

Alloys.	Cents per Pound . 26
Alloys. Fusing. Rolling to 1/16 in.	. 2
Rolling under 1/16 in., extra	33 · 5 - 38
No. 3 Metal: Cast soft, for machining.	
P	Cents

	Cents
	per
	per Pound
Alloys	. 28
Fusing	. 2
Molding	. 5
Cost of castings	35

History of Company and Proposed Plan.—In November, 1931, Nolan formed the Nolan Manufacturing Corporation but after selling a little stock was not able to raise any more capital. The money raised was applied to the purchase of machinery, valued at \$10,000 or \$12,000; \$2,600 more must be paid before this machinery can be delivered. Neither the company nor the few holders of stock have any right or title to Nolan's process or ideas.

It is, therefore, proposed to form a new company for the manufacture of the metal and of products made from it. Nolan has no capital but would contribute his process, his knowledge and services (at nominal salary), and the machinery mentioned (requiring but \$2,600 more), and it is presumed that he should receive around a 50% interest.

An estimate is attached [see Exhibit 1, pages 10-11; Exhibit 2, page 12; and Exhibit 3, pages 14-15] indicating that it should not cost over \$25,000 to equip a plant to produce, say, 10,000 kitchen utensils (bowls, pans, etc.) per month, and to carry it through three months of production and marketing. Sales of such a production indicate a net annual profit of over \$25,000 per year. While the plan is to develop sales of kitchen utensils, it is realized that time is required to build up such a volume of sales, and it is planned to develop novelties (trays, candlesticks, etc.) for sale to chain stores, which, while they bring a limited profit, are excellent "pot boilers" to carry the operating expense of a plant.

Nolan Sales Plan.—He has a plan for selling kitchen utensils from house to house, through distributors or territory managers and salesmen. Sales from factory to distributors would be outright sales for cash, and Nolan has in the past year had various people sufficiently

sold on the proposition to agree to handle it and put up the cash. Nolan would manufacture a line of pressed or thinner utensils for house-to-house sales, and a heavier line of cast utensils for department stores (but not chain stores or mail-order houses who sell on price rather than quality).

He would sell sheet metal to anyone, except for use in utensils. He could sell ingot at about 50 cents per pound (cost about 28 cents per pound); or he could sell scrap metal (remnants from utensils) at perhaps 25 to 30 cents a pound; or he could disclose the formula and take a

royalty for its use.

Proposed Factory.—There is available in Evanston a wooden factory formerly used for the manufacture of machinery. It is two blocks from the center of town on the main highway; it has an acre or so of land; backs on railroad tracks; and has a garage, a blacksmith shop, and a large storage shed. The main building has four floors and is strongly built and in excellent condition. It has good boilers and radiation and is equipped with a sprinkler system. It has two large freight elevators and has a great supply of work benches and of storage racks and bins. In short, it appears to be an ideal place for the casting and fabrication of metal articles. For the present purposes of this company, the first two floors would give ample room for the foundry and all other requirements; excellent offices already exist. The foregoing facts have been verified by a personal visit.

The owner of this property states that he is willing to rent it at a figure which will cover his carrying charges, which are as follows:

Taxes Insurance Water tax Mortgage interest	315.00 (heavy because vacant)
	\$2,968.91 = \$250 per month

Mortgaged for \$22,000. Can rent for \$250 per month with option to buy for \$30,000. It is probable that it could be bought for \$25,000 cash.

Nolan has just found a concern in Cicero which manufactures small metal bathroom fixtures (soap dishes, towel racks, etc.) from sheet iron, chrome-plated. Their lease soon runs out and they must move and are willing to come to this Evanston factory and sublet the top floor at \$100 per month. This concern would install chrome-plating equipment and allow Nolan to use it. Nolan would make dies for them and also do stamping for them, which would help. They would soon switch over to Nolan metal; the man owning this concern is primarily a salesman and has excellent contacts with chain and other stores. The idea is that Nolan would finally take over his manufacturing and he would sell for himself and also for Nolan. This cooperation (not combination) of the two firms should save some overhead for both.

In this connection it should be understood that Nolan does not plan to confine himself to the manufacture of kitchen utensils, as there are many other lines to which his metal is applicable, such as novelties, ash trays, decorative lamps, water faucets, drain boards, vases, etc., as well as for the sale of the metal in sheets and the production of castings for other manufacturers.

Opinion of the Metal.—I have seen the metal melted, cast, and machined and have made many tests of its physical qualities and its resistance to corrosion, and I have compared it with the products with which it would compete and I consider that it is a most superior product. Its value, commercially, of course, depends on its cost and on its superiority or its advantages over competing metals; briefly, I believe that while this alloy would not be so cheap as aluminum it should undersell stainless steel, chrome-plated ware, and similar corrosion-resisting metals. It can be easily cast, machined, rolled, pressed, and formed, and, unlike most metals, it can then be hardened to an extreme degree. When completed, therefore, it has a very hard, brilliant, and attractive finish, is remarkably resistant to corrosion, staining, scratching, and other abuse, and is consequently very easy to keep clean. I consider it far superior to aluminum and all the other competing metals.

Opinion of Nolan and the Project in General.—Mr. Nolan personally has an excellent record and experience in the manufacture of metals and metal products and impresses me most favorably. He should be a most important factor in the success of this project, as he is a skilled mechanic, has been long in charge of precisely similar operations, and is capable personally of handling every step of the manufacture. He is not grasping and is willing to work hard personally, to make sacrifices to get his idea into operation, and to work along with it for nomi-

nal compensation at the start.

I personally think enough of the project to be willing to devote a lot of time and effort to it on the chance of compensation from its future This project is not so large as some others under consideration, but it is clean, involves comparatively small expense, has no handicaps, and has a lot of favorable features, with prospects of an excellent profit to be made.

General Conclusions.—It will, of course, take time to build up sales of 10,000 pieces per month, but such a volume is exceeded many times by many of the manufacturers of aluminum utensils. The margin of profit shown is very large, and yet the retail prices resulting, although higher than for aluminum utensils, are lower than the prices on the good grades of competing wares-chrome-plated ware, cast iron, chrome-plated copper, etc. It is also my belief that a most substantial volume of sales may be quickly obtained in the manufacture of small novelties for the chain stores. It should also be noted that there is a good market for small castings of the metal to local manufacturers of marine hardware, chemical-handling machinery, etc. Some of these manufacturers have already been contacted and are definitely interested.

With the growth and expansion of the company, there is a far wider market for its products in the manufacture of parts and trim for washing machines, ranges, bakery and dairy machinery, plumbing supplies, ornamental trim, or in the sale of ingots or sheets to the manufacturers of such items, and it will also be possible to lease the process

on a royalty basis. Any such expansion would require an increase in capitalization and need not be considered in the original set-up.

The foregoing is given as only a summary of the project, and more detail is available. It should be said that I have personally investigated the project for several months and have verified practically all the statements and claims made, to a point where I am satisfied that the project is worthy of an investment in the manner suggested.

The foregoing matter has only touched upon the excellent markets available for the sale of novelties, a matter which we have gone into quite thoroughly. Since a large chain has changed its policy to permit the sale of 20-cent articles, it has been handling quite a variety of trays, dishes, vases, candlesticks, etc., made of pewter and other metals, and selling at 20 cents. These items are bought for 12 cents each, as a rule, and on most of them we could make a profit of at least

EXHIBIT I
NOLAN MANUFACTURING CORPORATION
ESTIMATE OF FINANCIAL REQUIREMENTS

Preliminary costs:		
Balance due on Nolan's machinery at Indianapolis	\$2,600	
Move and install this machinery	1,500	
Buy and install rolling mill (used)	1,000	
Bakelite press, for handles	500	
Build 3 furnaces (2 melt, 1 for heat treatment)	300	
Crucibles, etc	500	
Oil tank for fuel oil	50	
Miscellaneous foundry supplies	50	
Dies, patterns, molds for 12 pieces pressed and 12 cast		
3 tumbling barrels	100	
Polishing and buffing wheels	300	
Spot welder	1,000	
Motors: one 25 hp., two 10 hp., two small	200	
Miscellaneous, including shipping	1,000	
Office equipment	200	
		\$11,300
Cost one month preparatory work:		\$11,300
Nolan's salary	\$ 200	
Rent r month, less \$100 sublet	150	
Heat, light, power, 1 month	150	
Sales and office manager	200	
4		
2 men at \$35 per week { 3 men at \$20 per week }	550	
Fireman, 12 hr. at 35 cents, 30 days	126	
Watchman, 12 hr. at 35 cents, 30 days	126	
Stenographer, I month	90	
,		
		1,592
		\$12,892
Total expense prior to production (approximately)		\$13,000

EXHIBIT I (Continued) NOLAN MANUFACTURING CORPORATION ESTIMATE OF FINANCIAL REQUIREMENTS

A	
Assume 3 months to produce 1,000 each of 20 pieces	
100 each of 7 pieces	
25 each of I piece	
Actual manufacturing cost as per list attached	
(Exhibit 3)\$2,725.25	5
(Metal cost includes all foundry cost)	
Plus overhead, per month:	
Nolan's salary \$ 200	
Sales and office manager 200	
Stenographer	
Rent \$250-\$100 sublet	
Heat, light, power	
Fireman 126	
Watchman 126	•
Shipper, 10 hr. a day at 40 cents 104	
Transfer and the same of the s	
3 months at\$1,146 3,438.00	\$ 6.163.25
Cuts, printing, advertising, office supplies,	* -,55
miscellaneous	1,336.75
Patents	500.00
1 000100	
Total expense to equip and carry for 4 months	\$21,000.00
Allow for interest, emergencies, etc	4,000.00
Tallott and allowedly office by control of the cont	
	\$25,000.00
As utensils will be put out for sale as soon as	
completed, this sum should carry the enter-	
prise until it can carry itself.	
Time schedule for funds required:	
At once	\$15,000
End of first month	
End of second month	
End of third month	
	\$21,000

If the total shown, of, say, \$25,000, be too large to raise at this time, it is possible to start on a smaller scale by getting the rolling done elsewhere, buying the bakelite handles complete, erecting only part of the machinery, and proceeding on a smaller scale. An estimate on this basis is attached (Exhibit 2).

Attached to the report were photographs of the proposed factory site in Evanston, photographs of the types of utensils to

³ cents per piece. Such a profit on a volume of 100,000 pieces (as they often buy) would provide enough income to carry the project while more profitable lines, such as utensils, are being developed. Mr. Nolan has made a study of the design and production of such items and has many ideas for items which could be produced very quickly.

Walter P. Merrick.

EXHIBIT 2 NOLAN MANUFACTURING CORPORATION ESTIMATE OF MINIMUM EXPENSE AT WHICH OPERATION COULD BE COMMENCED AND CARRIED TO A POINT WHICH SHOULD SHOW ITS POSSIBILITIES

Preliminary costs:		
Balance due on machinery (moving charge included)	\$2,600	
Install and erect machinery	500	
Build two furnaces	200	
Crucibles and supplies.	400	
Oil tank	50	
Foundry supplies	100	
Dies, patterns, molds	1,500	
I tumbling barrel	50	
Polishing and buffing wheels	200	
Motors.	200	
Miscellaneous	500	* *
Office supplies	100	\$ 6,400
On a manufic manner was to me manife		
One month preparatory work:	#	
Nolan's salary		
Rent	250	
Heat, light, power, telephoneGirl for office	200	
T man at the nor weak)	100	
r man at \$35 per week \\ 2 men at \$20 per week \\	350	
Fireman, 12 hr. at 35 cents	125	
Watchman	125	
Boy	75	1,425
T		
Expenses, 2 months more:	Øa 84a	
Same as first month, 2 at \$1,425		
Sales, patents, miscellaneous	1,325	4,175

During this period it should be possible to get the plant into operation, to make the temporary dies, and to produce a good number of sample pieces, sufficient to enable the obtaining of orders from chain stores, and also the introduction of castings and sheets into other plants for their own use. Expansion to a much larger capacity could then be accomplished within one month, with commercial production going on meanwhile.

Total expenses, 3 months.....

be manufactured, and copies of a number of letters. One letter was from the company in Indianapolis which had obtained second-hand machinery for Mr. Nolan, and which offered to deliver it free in Chicago or vicinity if, by the end of January, 1933, he paid the remaining amount owed. Another letter was from a man who had exposed a piece of the metal to salt water for 60 days on his speed boat and found no trace of corrosion or discoloration.

Other letters were from men who were interested in acting as regional distributors for itensils and who could finance their own purchases.

- 1. Draw up a complee financial plan for a company organized to carry on this business
- 2. On the basis of this plan, should Borden & Campbell attempt to market securities for meeting the capital requirements of the newly formed conpany?

PROMOTION

EXHIBIT 3
NOLAN MANUFACTURING CORPORATION
UTENSIL COSTS

	*1
Profit per month	\$000 \$ 160
Pieces per month	\$000 \$500 \$500 \$500 \$500 \$500 \$500 \$500
Profit to Pieces company per piece month	20.00000000000000000000000000000000000
Price retail (+33 %)	00.1.0 00.7.57.0 00.00.0 00.00.0 00.00.0 00.00.0 00.00.
Price to salesmen (+25 %)	74.00 74.00 74.00 74.00 75
Price to distributors (cost + 100 %)	00.10000000000000000000000000000000000
Total cost (over- head 15 cents)	8 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2
Total manufacturing cost	\$0.10 \$0.03 \$0.13 0.04 0.03 0.07 0.04 0.03 0.07 0.04 0.03 0.07 0.05 0.03 0.07 0.05 0.03 0.07 0.06 0.03 0.07 0.07 0.03 0.07 0.08 0.03 0.07 0.09 0.03 0.07 0.09 0.03 0.07 0.09 0.03 0.07 0.00 0.03 0.07 0.01 0.03 0.07 0.02 0.03 0.07 0.03 0.04 0.03 0.07 0.04 0.03 0.07 0.05 0.03 0.07 0.05 0.03 0.07 0.07 0.09 0.03 0.07 0.08 0.08 0.18 0.12 0.06 0.18 0.12 0.06 0.18 0.12 0.06 0.18 0.12 0.06 0.18 0.13 0.04 0.03 0.07 0.14 0.03 0.07 0.15 0.06 0.18 0.16 0.09 0.18 0.17 0.00 = \$1,140.00 0.80 0.08 0.08 0.08 0.08 0.08 0.08 0.08
Direct	\$0.03 0.03
Metal cost	\$0.10 0.033 0.044 0.044 0.054 0.054 0.064 0.064 0.063 0.122 0.122 0.123 0.123 0.123 0.123 0.123 0.123 0.123 0.034 0.034 0.034 0.034 0.044 0.044 0.044 0.044 0.054
Utensil	Pan, 3 in. Salad spoon Ladle, perforated Vegetable spoon Veget
Item	111 4 8 4 20 0 0 0 1 1 1 1 2 1 2 2 2 2 2 2 2 2 2

NOLAN MANUFACTURING CORPORATION Exhibit 3 (Continued) UTENSIL COSTS

Annual profit at 10,000 pieces per month equals \$36,000 + on an investment of \$25,000 to \$30,000.

In allow a little foots, Costs.—Nolan shows a metal cost (No. 2 metal) of 38 cents per pound, and in his calculation of Utensit Costs.—Nolan shows a metal cost (No. 2 metal) of 38 cents per pound, and in his calculation of the seens to allow a fair margin of safety.

In a longer per per which is available, Nolan gives detailed figures showing the metal required for each utensit, with proper allowance for waste in the metal required for each utensit, with proper allowance for waste in Nolan's figures include an arbitrary overhead cost applied to each piece, but his figure is believed to low, and I have thought it better to figure the entire plant overhead separately, as is shown later.

In the attached abulation, the metal cost includes the foundry labor and supplies; the direct labor on subsequent manufacturing operations is made slightly larger than Nolan's figures shown, therefore, includes metal cost and all direct labor. It has previously been shown that the total overhead changes per month he assumed (much less than eapacity) as previously been shown that the total overhead is a production of 10,000 pieces per month he assumed (much less than eapacity) a rough figure is reached of is cents overhead per article. This matuon, the distributor's prices to salesmen and the retail prices are also shown, the distributor's approximately 100 % is added. For information, the distributor's prices to salesmen and the retail prices are also shown.

3. LERNER LAMP COMPANY

PROMOTION OF COMPANY TO MANUFACTURE VAPOR LAMPS

In May, 1934, the attention of the American Promotion Company, a concern engaged in launching new enterprises in the manufacturing field, was directed to an improved type of electric light, the invention of a German scientist named Lerner. Formerly a professor in a European university, Mr. Lerner had done considerable research and developmental work on radio tubes and electric lamps; he also had marketed successfully the patents to several radio devices. In order to exploit in this country his improved electric lamp, Mr. Lerner was seeking at that time financial and business backing.

In the new lamp, vapor instead of the customary filaments served as a conductor of electric current. The use of vapor lamps heretofore had been limited to a very narrow field because of their cumbersome size, relative inefficiency, and poor quality of light. For the operation of these lamps, furthermore, transformers were necessary to obtain high voltages, and an individual installation was required for each lamp. In contrast to this older type of vapor lamp. Mr. Lerner's product was twice as efficient as the usual incandescent lamp, operated on an ordinary voltage circuit without a transformer, was compact, and could be used in a standard light socket. The quality of the light, though more nearly white than that of other vapor lamps, was somewhat deficient in red; it was, therefore, at a comparative disadvantage with incandescent bulbs for home lighting. Notwithstanding that its color quality, intensity, and high efficiency pointed to out-of-door and factory lighting as its initial field, Mr. Lerner hoped eventually to adapt it for home lighting. Under licenses from Mr. Lerner the lamp had been manufactured in Europe for two years and was giving satisfactory service in a number of installations.

Mr. Lerner received a cash and royalty offer for the device from a leading American electrical concern at about the time he granted the European licenses but rejected it as too low. After he came to America in 1933, he formed the Lerner Lamp Company and began to make lamps in a laboratory with the expectation of soon obtaining sufficient financial support to commence production on a more extensive scale.

Before reaching a decision in regard to the advisability of financing the Lerner Lamp Company, the American Promotion Company had the lamp thoroughly tested by the Industrial Laboratories, Inc., which submitted a satisfactory report. Since this concern reported only facts and gave no advice, the American Promotion Company employed as consultant Mr. Albright, an expert on vapor lamps. He stated that, whereas the lamps were relatively expensive to make by hand in the laboratory, they could readily be adapted to machine production, a conclusion which was substantiated by Mr. Lerner's statement that the lamps were manufactured by machine abroad. In Mr. Albright's opinion, machine methods would permit the production of the lamps at a lower cost than competitive floodand factory-lighting bulbs, even with a relatively small volume. He believed, moreover, that, when the time came to exploit the residential field, production costs would be as low as for ordinary incandescent lamps.

A check on the patent situation by the American Promotion Company's patent attorney indicated that the patents could be defended under broad and strong claims.

EXHIBIT I
LERNER LAMP COMPANY
APPROXIMATE BALANCE SHEET, AS OF APRIL 30, 1934

27 THE 30, 1	934
Assets	
Cash	\$ 3,000
Accounts Receivable	1,500
Inventories.	1,500
Machinery and Equipment	8,000
ratents	100,000
License Contracts.	86,000
Total Assets	\$200,000
LIABILITIES	
Accounts Payable	\$ 3,800
Capital Stock.	200,000
Less: Deficit	3,800
Total Liabilities	\$200,000

The most important products competing with Mr. Lerner's lamp were a low-efficiency mercury-vapor lamp and a sodium-

vapor lamp which the General Electric Company was developing for highway lighting. At the time of the investigation, one of the leading electrical companies brought out a vapor lamp which appeared to be a copy of the lamp manufactured by its foreign affiliate under a license from the Lerner Lamp Company.

Upon the completion of the investigation, the officers of the American Promotion Company informed Mr. Lerner that they had given considerable financial assistance to less promising enterprises in the past, but in view of the unliquid condition of their company they could make no definite large commitment at the moment. Inasmuch as the Lerner Lamp Company was receiving royalties from the European licensees, as well as obtaining sufficient orders in this country to carry the overhead on the laboratory, the officers of the American Promotion Company considered that the immediate need was not primarily for liquid funds, but for "influential backing, business, technical, and legal advice, and, furthermore, negotiating ability when and if the time came to sell this company to one of the large electrical concerns." Accordingly, they submitted to Mr. Lerner the following proposition which assumed that Mr. Lerner would donate the necessary shares of stock to the company's treasury:

PROPOSED ARTICLES OF AGREEMENT

To be made and entered into by and between the American Promotion Company, hereinafter called the First Party, and Mr. Karl Lerner, hereinafter called the Second Party.

- A. The First Party agrees to provide the Lerner Lamp Company, at present entirely owned by the Second Party, with the following:
- r. Manufacturing and office space at Forty-sixth Street as long as the space remains idle, accruing a nominal rental to be paid only when profits are realized, or if the First Party withdraws from the undertaking at the request of the Second Party. If the First Party requests that the space be vacated without providing other adequate space, six months' accruals will be cancelled.
- 2. A motor-generator set to make available both direct and alternating current. (This can be purchased secondhand for about \$450 and will remain the property of the First Party. The loss in event of resale should not exceed \$100.)
 - 3. Reimbursement for the expenses of moving (around \$50).
- 4. A combined office manager, accountant, purchasing agent, and secretary, who can be secured for \$1,800 a year at the beginning.
 - 5. Legal advice.

6. The prestige, experience, and negotiating ability of Mr. Albright and Mr. Foote on the board of directors.

(On this basis the maximum cash outlay of the First Party will be approximately \$2,000 in addition to services rendered.)

B. In return for the foregoing, the First Party is to receive the following:

1. Five per cent of the stock of the Lerner Lamp Company, of

which one-fifth will be allotted to Mr. Albright.

2. An additional 1% of the stock for each additional \$1,000 cash put into the company up to \$40,000, making the holdings of the First Party total 45% of the entire capital stock of the company. This shall not constitute an obligation to advance further funds. Stock thus acquired will remain the property of the First Party regardless of continued connection with the company; in the event that the company is sold and the active management and financial support of the First Party withdrawn, the First Party agrees to sell its stock for the larger of (a) the price per share at which the remainder of the stock is sold, or (b) \$3,000 for each 1% owned.

3. First refusal of new financing up to the \$40,000 indicated in item 2 above, and also for two years the opportunity to purchase control by acquiring another 10% of the stock for \$45,000. If the First Party is not in a position to provide further financing, assistance will

be given the company in obtaining funds from other sources.

4. A division of the proceeds proportionate to stock ownership, if the First Party is instrumental in negotiating the sale of the company for \$170,000 net or less, plus the cash investment of the First Party; and, if for more than this amount, a division of the proceeds proportionate to stock ownership up to \$170,000 plus the cash investment of the First Party, and an equal division of the excess above it.

5. A guarantee that, if the Lerner Lamp Company operates successfully and grows to such a size as to warrant it, Mr. Albright will be hired by the company, his position and remuneration to be determined

by the board of directors.

- 6. A guarantee that, if the company is sold under the conditions outlined in Item 4 above, Mr. Albright will receive 4% of the "excess" for his services before the equal division specified, less any salary paid him before the sale.
- 7. A guarantee that, if the First Party acquires control as in Item 3 and desires to sell the company, the Second Party will sell his 45% interest for the larger of (a) the price per share at which the remainder of the stock is sold, or (b) \$4,500 for each 1% owned on the present basis.

Shortly after the submission to Mr. Lerner of this tentative agreement, a manufacturer of electrical appliances became interested in obtaining control of the patents and made an offer involving a much larger immediate cash consideration. In

consequence, Mr. Lerner hesitated to accept the proposal of the American Promotion Company, particularly since the new offer made available funds with which to contest the patent suits he regarded as imminent. For this purpose he estimated that the company would require at least \$20,000. He considered, moreover, that an additional \$5,000 should be provided for the purchase of new automatic machinery.

- r. Was the proposed agreement between the American Promotion Company and Mr. Lerner a satisfactory plan for placing the Lerner Lamp Company in a position to realize the best return possible on its patented lamp? Was the agreement equitable?
- 2. Suggest alternative plans for meeting Mr. Lerner's requirements.
- 3. Compare the promotion of the Lerner Lamp Company with promotions described in Borden & Campbell and West Coast Trading Corporation, with special reference to (a) degree of risk involved, (b) amount of capital necessary to establish the companies on a profit-making basis, and (c) prospects for highest return on the capital invested.

4. CONSOLIDATED WAREHOUSES, INC.1

PROMOTION OF CHAIN OF WAREHOUSES

Mr. Thomas Bailey, a member of the investment firm of Peirson, Child & Company, in 1926 submitted a plan for a chain warehouse promotion to the president of the company and suggested that its securities might be a desirable origination. In a study of existing facilities, Mr. Bailey concluded that by far the greater part of existing storage reservoirs consisted of old, nonfireproof, unclean, inconvenient, and poorly located warehouses, and that Albany, Cleveland, and Detroit had relatively little warehouse space. He suggested these cities as possible sites.

Mr. Douglas, the president of Peirson, Child & Company, was impressed by the possibilities of organizing and financing a warehouse business, since keen competition among investment firms had made good securities difficult to obtain. By establishing a warehouse system, his firm could obtain bonds for sale and at the same time retain common stock necessary for control, which would become valuable as the company progressed. It would be necessary, however, for Peirson, Child & Company to assume the entire responsibility, which included obtaining construction estimates, organizing the business, and selecting a manager, as well as selling the securities.

Peirson, Child & Company had financed several new companies. During 1926, for example, the company had syndicated \$2,700,000 first mortgage $6\frac{1}{2}\%$ bonds of the Bantom Terminal Company, a new warehouse, and also \$1,600,000 first mortgage $6\frac{1}{2}\%$ bonds of the Western Power Company, a utility promotion.

Mr. Douglas employed engineering and appraisal firms to study the warehouse needs of Albany, Cleveland, and Detroit. The engineers reported favorably on all three cities.

ALBANY

McHenry and Walker, construction engineers, reported that Albany lacked adequate storage space.

In computing the probable revenues of an Albany warehouse (see Exhibit 1), the engineers estimated the net available space

¹ Reprinted from C. E. Fraser, *Problems in Finance*, 2d rev. ed., McGraw-Hill Book Company, Inc., New York, 1930.

for storage in the proposed building and applied the base rate per square foot per month then obtaining in warehouses of the same class with fireproof construction, with good trucking and warehouse facilities, and under competent management.

The engineers concluded that such a warehouse, if constructed as they proposed, equipped with the proper mechanical and cold-storage equipment, and placed in operation under competent management, should show approximately the net earnings indicated in Exhibit 1 after the second year of operation. It would take 12 months of operation for the monthly gross revenues to meet all monthly operating expenses. In the second year, the warehouse should have sufficient revenue to pay all operating expenses and other fixed charges. Revenue would be available from insurance brokerage on stored goods in addition to interest from excess working capital and office-space rentals. Under the normal operation, \$601,104 would be available for taxes, insurance, interest, and sinking fund requirements in the third year.

Another firm of engineers estimated the cost of the proposed building at \$3,550,000, exclusive of land. The United Appraisal Company stated that the investment necessary to place the plant on a going-concern basis would be in excess of \$4,089,000.

EXHIBIT I
ESTIMATED EARNINGS, ALBANY PLANT—THIRD YEAR

ESTIMATED REVENUES		
General merchandise storage		
Cold storage	406,022	
Labor handling, in and out	79,300	
500 pool cars at \$75 per car		
Insurance, interest, cooperage, and clerical work	30,000	
Cartage	30,000 6,400	
3,200 sq. 1t. of omce space at \$\pi_2	0,400	
Estimated gross earnings ESTIMATED COSTS		\$751,544
General manager and assistant, office force, and miscellaneous		
Warehouse superintendent and assistant	12,000	
Labor	31,720	
Engineers' department, including janitor, heat,		
power, maintenance, and elevator operators	56,720	
Estimated cost of operation		150,440
Testimited not name and lable for town income		•
Estimated net revenue available for taxes, insurance, interest, sinking fund, and dividends		\$601,104

The vice president of the New York Central Railroad wrote: "It is my opinion that there is need for such a plant at Albany and an opportunity to handle the project successfully because, with the growth of business in the country, the need for warehouses is developing very rapidly."

CLEVELAND

McHenry and Walker recommended a 12-story warehouse in Cleveland to be approximately 175 ft. by 214 ft. They estimated that a warehouse in Cleveland, if constructed in accordance with the plans, should show approximately the net returns indicated in Exhibit 2 in the third year of operation. After two years the earnings should be sufficient to pay all operating expenses and other fixed charges.

EXHIBIT 2
ESTIMATED EARNINGS, CLEVELAND PLANT—THIRD YEAR

ESTIMATED EARNINGS, CLEVELAND FLANT	- THIKD	IEAK
Estimated Revenues		
Cold storage department	\$428,068	
General merchandise storage		
Revenue from handling charges	99,360	
500 pool cars at \$75 per car	37,500	
Breaking bulk in 300 cars at \$25 per car	7,500	
3,200 sq. ft. of office space at \$2	6,4∞	
30,000 tons of ice at \$4 per ton	120,000	
Insurance, interest, cooperage, and clerical work	25,000	
Cartage	25,000	
Estimated gross earnings. ESTIMATED COSTS General manager, assistant, office force, and miscellaneous. Warehouse superintendent and assistant. Handling labor. Ice manufacture. Engineers' department, including janitor, heat, power, maintenance, and elevator operators	\$ 50,000 12,000 47,000 30,000	\$855,653
Estimated costs of operation		196,720
Estimated net revenue available for taxes, insurance, sinking fund, interest, and dividends		\$ 658,933

Danforth and Company estimated the cost of this building, exclusive of land, at \$3,540,000. The United Appraisal Company calculated that the investment necessary to put the warehouse in operation would be \$4,050,000.

The general manager of the "Nickel Plate" Railroad in expressing his willingness to assist the project said, "It will naturally be our desire to cooperate with the company operating a warehouse on our line to the end of increasing the business of both companies."

DETROIT

McHenry and Walker considered that the Grand Trunk Railroad needed terminal facilities at Detroit. Since this railroad was controlled by the Canadian National Railway, it was legally unable to invest in a warehouse enterprise in the United

EXHIBIT 3
ESTIMATED EARNINGS, DETROIT PLANT—THIRD YEAR

1202111122 201111100, 271211012 2 211112	Z.11110 Z	
ESTIMATED REVENUES		
General merchandise storage	\$172,273	
Cold storage	400,050	
Revenue from labor in handling	87,260	
Revenue from ice plant—30,000 tons at \$4	120,000	
Revenue from pool cars—500 cars at \$75 per car	37,500	
Revenue from brokerage, insurance, interest,		
cooperage, and clerical work	25,000	
Cartage	25,000	
-		
Estimated gross earnings		\$867,083
ESTIMATED COSTS		• • •
Clerical force and general management	\$ 50,000	
Warehouse superintendent and assistant	12,000	
Labor	34,904	
Ice plant—operation and labor costs	30,000	
Engineers' department, including maintenance,	•	
elevator operator, power, heat, janitor service,		
and watchman	59,720	
Estimated costs of operation		186,624
·		
Estimated net revenue available for taxes, interest,		
insurance, sinking fund, and dividends		\$680,459

States. The general manager of the Grand Trunk Railroad stated that the railroad would be glad to distribute to all its agents and representatives in the United States, Canada, and Europe any pamphlets on the warehouse that the company might desire to publish, and that the railroad employees would be instructed to canvass for consignments, send information, and solicit business for the Detroit warehouse exclusively, unless otherwise instructed by consignees or consignors.

In view of the support of the railroads, the engineers concluded that, despite the large amount of new storage space constructed in Detroit in the previous year, there was not an excess of storage space per capita. The available space would be absorbed quickly, and a large volume of storage in transit, formerly held at other points, would now come to Detroit.

The engineers estimated that by the second year gross revenues would cover operating expenses and fixed charges and by the third year earnings would be approximately as shown in Exhibit 3.

The cost of a building at Detroit was estimated at \$3,500,000 by Danforth and Company and the going-concern investment was estimated at \$4,033,000 by the United Appraisal Company.

After receipt of the engineers' reports and railroad correspondence, Mr. Bailey formulated a plan for financing the warehouse promotion. He proposed a holding company, Consolidated Warehouses, Inc., which would own all the capital stock and junior bonds of three subsidiaries to be located at Albany, Cleveland, and Detroit. This would be the nucleus of a warehouse chain with other units to be located at advantageous places. First mortgage bonds on the warehouses as security, collateral trust bonds supported by the capital stock, and junior bonds of the three subsidiaries would be issued.

An expert warehouse manager employed by the holding company would be selected to supervise the operation of the warehouses, solicit business, and effect operating economies.

The engineers estimated that in the third year the net earnings of the subsidiaries available for taxes, interest, insurance, sinking fund, and dividends would be \$1,940,496, as shown in Exhibit 4. A summary of the appraisals (Exhibit 5) indicates that the

EXHIBIT 4
ESTIMATED NET EARNINGS OF THE SUBSIDIARY COMPANIES—THIRD
YEAR

Albany warehouse. Cleveland warehouse. Detroit warehouse.		601,104 658,933 680,459
Total	\$1	,940,496

operating warehouses would cost approximately \$13,200,000. Exhibit 6 shows the estimated earnings with interest, taxes, and sinking fund requirements of the proposed consolidated company from 1927 to 1951.

PROMOTION

EXHIBIT 5
SUMMARY OF APPRAISALS OF THE SUBSIDIARY COMPANIES

Location	Cost of	Going-concern	Appraised
	building	investment*	value of land†
Albany	\$ 3,550,000	\$ 4,089,000	\$ 95,000
Cleveland.	3,540,000	4,050,000	214,143
Detroit	3,500,000	4,033,000	700,000
	\$10,590,000	\$12,172,000	\$1,009,143

* Exclusive of land.
† Appraisals by Neale and Company, Albany, Omar Appraisal Company, Cleveland; and the Union Bank, Detroit.

EXHIBIT 6
SERVICE FOR FUNDED DEBT AND ESTIMATED APPLICABLE NET EARNINGS,
AFTER TAX RESERVES, OF CONSOLIDATED WAREHOUSES, INC.,
AND SUBSIDIARIES

Num- ber	Year	Interest and sinking fund requirements on all bonds issued	Estimated applica- ble net earnings after reserve for taxes	Balance applicable to preferred and common dividends
ı	1927	\$630,500		
	1928	630,500	\$ 630,500	
3	1929	630,500	1,200,000	\$ 569,500
4	1930	630,500	1,750,000	1,119,500
2 3 4 5 6 7 8	1931	630,500	1,750,000	1,119,500
ŏ	1932	903,500	1,750,000	846,500
7	1933	902,350	1,750,000	847,650
8	1934	903,375	1,750,000	846,625
9	1935	904, 280	1,750,000	845,720
10	1936	903,950	1,750,000	846,050
11	1937	904,485	1,750,000	845,515
12	1938	903,655	1,750,000	846,345
13	1939	903,560	1,750,000	846,440
14	1940	904,070	1,750,000	845,930
15	1941	904,005	1,750,000	845,995
16	1942	903,300	1,750,000	846,700
17	1943	902,940	1,750,000	847,060
18	1944	903,845	1,750,000	846,155
19	1945	903,720	1,750,000	846,280
20	1946	902,500	1,750,000	847,500
21	1947	879,120	1,750,000	870,880
22	1948	881,015	1,750,000	868,985
23	1949	880,310	1,750,000	869,690
24	1950	879, 105	1,750,000	870,895
25	1951	945,520	1,750,000	804,480

Mr. Bailey proposed the following financing:

Albany Warehouse Company.... \$2,400,000 first (closed) mortgage 6½% sinking fund gold bonds
Cleveland Warehouse Company... \$2,200,000 first (closed) mortgage 6½% sinking fund gold bonds
Detroit Warehouse Company.... \$2,100,000 first (closed) mortgage 6½% sinking fund gold bonds
Consolidated Warehouses, Inc.... \$3,000,000 6½% convertible debenture bonds. Series A

The Series A debenture bonds were to be secured by deposit with a trustee of all the common stock and \$3,750,000 of 6% sinking fund bonds due April 1, 1951, of the three subsidiary companies. The deposited bonds were to be secured by a direct mortgage on the terminal properties, subject to the closed first mortgages totaling \$6,700,000. The Consolidated Warehouses, Inc., debenture bonds were to be convertible on and after October 1, 1928, into 11 shares of preferred stock for each \$1,000 bond.

The sinking fund provisions of the Albany, Cleveland, and Detroit subsidiary mortgage bonds as well as of the Consolidated Warehouses, Inc., debenture bonds, all of which were to become effective in April, 1932, were estimated to be sufficient to redeem the various issues at or before maturity, through purchase or call at 105 or less. Only the bonds were to be sold immediately; the common stock and the preferred stock of the Consolidated Warehouses, Inc., were to be sold when additional funds were required.

The total investment necessary to place the three warehouses on a going-concern basis Mr. Bailey estimated at \$13,181,143. The proposed capitalization of the Consolidated Warehouses, Inc., was \$3,000,000 of $6\frac{1}{2}\%$ convertible debenture bonds, \$2,552,600 of 7% preferred stock, and 300,000 shares of no-par common stock; Mr. Bailey maintained that this capitalization compared favorably with that of other warehouse companies (see Exhibit 7).

A manager who had had experience in operating a warehouse in Trenton, New Jersey, could be obtained immediately to manage the warehouses. Later, a more expert warehouse manager would be secured to supervise the entire business.

EXHIBIT 7
COMPARISON OF CONSOLIDATED WAREHOUSES, Inc., WITH SEVERAL OTHER RECENTLY FINANCED STORAGE PROPERTIES

Item	Detroit Rail & Harbor Terminal	Montreal Rail & Water Terminal	Canadian Rail & Harbor Terminal, Toronto	Consoli- dated Ware- houses, Inc.
Total square feet of ware- house	900,000 200,000		1,000,000 225,000	
Square feet of general storage Equivalent square feet general storage*	700,000		775,000 375,000	
Total equivalent square feet of warehouse	1,033,333	700,000		2,013,333
First mortgage bonds Junior bonds Preferred stock	\$3,750,000 1,750,000 1,930,000	\$3,000,000 800,000 600,000	\$3,500,000 2,000,000 950,000	3,000,000
Total preferred stock and bonds	\$7,430,000	\$4,400,000	\$6,450,000	\$12,252,600
Bonds per equivalent square footBonds and preferred stock	\$5.32	\$5.43	\$4.78	\$4.82
per equivalent square foot Estimated earnings per share of common stock	\$7.19	\$6.29	\$5.61	\$6.09
after deducting for Federal taxes Estimated earnings times	\$2.71	\$1.27	\$3.95	\$3.01†
first mortgage interest Estimated earnings times all bond interest	5 times 3.8 times	3.5 times 2.75 times	5 9 times 3.6 times	4.46 times† 3.1 times†

^{*} Cold-storage space costs considerably more and earns more than general-storage space; to facilitate comparisons, the number of square feet of cold storage was multiplied by 1/2 to obtain "equivalent square feet of general storage."
† Estimated earnings based upon engineers' reports.

Should Peirson, Child & Company have undertaken the proposed promotion of the Consolidated Warehouses, Inc.?

5. MID-WEST GAS PROPERTIES

PROPOSAL FOR FORMING COMPANY TO ACQUIRE GAS PROPERTIES

Barrett, Brooks & Company, a Chicago investment banking concern specializing in public utility issues, conducted in the summer of 1933 a study of four medium-size utility companies. The banking firm planned to form a new company which would acquire the franchises and other assets pertaining to the gas properties of the group as soon as security market conditions once more permitted the flotation of new issues. From a more comprehensive report submitted by its research staff the following excerpts were taken:

Companies.—The four companies whose gas holdings are analyzed in this report are

Cumberland Gas and Electric Company.

Lincoln Gas and Electric Company.

Thornton Gas Light Company.

Windsor Electric Company.

Three of these companies are predominantly electric, the gross revenues of the Cumberland Gas and Electric Company, the Lincoln Gas and Electric Company, and the Windsor Electric Company being 67%, 60%, and 93% electric, respectively. The Thornton Gas Light Company, alone, is engaged exclusively in the gas business. The analyses presented in this report relate to their gas properties only.

EXHIBIT I

Company	Gross operating revenue from gas sales,	Number of customers' meters, Dec. 31, 1932	Gas property, cost less depre- ciation, Dec. 31, 1932
Cumberland Gas and Electric Company Lincoln Gas and Electric	\$ 876,475	30,215	\$ 2,963,828
Company	493,819	12,723	983,124
pany	2,088,030 102,459	48,650 2,318	6,432,376 232,975
	\$3,560,783	93,906	\$10,612,303

Territories Served.—Two of the companies, the Thornton Gas Light Company and the Lincoln Gas and Electric Company, serve a number of suburban cities and towns on the southern outskirts of Chicago;

the Cumberland Gas and Electric Company operates in a fair-sized industrial city about 12 miles from Chicago, adjoining the territory covered by the Thornton Gas Light Company; the fourth company, the Windsor Electric Company, serving a territory contiguous to none of the other properties, furnishes gas to a small city and two towns nearly 25 miles south of Chicago. In 1930 the total population of the communities within the area served by the four companies was 401,384 (see Exhibit 2).

EXHIBIT 2
POPULATION AND CUSTOMERS' METERS INSTALLED
IN CITIES AND TOWNS SERVED

Location	Population, 1930 census	Customers' meters, Dec. 31, 1932	Persons per meter
Thornton Gas Light Company: Thornton. South Thornton Glenbrook. Patten. Farmingdale.	59,789 24,923 61,467 50,178 12,814	14,261 6,484 14,751 10,770 2,384	4.2 3.8 4.2 4.7 5.4
Lincoln Gas and Electric Company: Lincoln	209,171 15,888 30,331 6,313	48,650 4,071 6,587 2,064	4·3 3·9 4.6 3·1
Cumberland Gas and Electric Com- pany: Cumberland	52,532 92,029	12,722	4.1 4.0
Hampton Windsor Electric Company: Windsor.	123,067	6,959 30,215 2,185	4.5 4.1 6.4
East Windsor	14,692 2,522	2,105	7 2
Grand total	401,384	93,905	4.3

Since there is already one meter installed for every 4.3 persons living in the territory, it may be concluded that very few homes lack gas service, and that all four companies have long since passed through the developmental period of rapid growth. They are compact units, thoroughly covering their territories, and therefore no longer subject to the vicissitudes of struggling and unpredictable expansion.

Physical Properties.—The Cumberland Gas and Electric Company and the Thornton Gas Light Company own gas generating plants, whereas the Lincoln Gas and Electric Company secures its entire supply from the Thornton Gas Light Company; the Windsor Electric Company buys from utilities not included in the group under consideration. Purchases by the group from outsiders and sales to outsiders by members of the group tend to balance, as the following table shows.

EXHIBIT 3 PURCHASES OF GAS

	URCHASES OF GAS		
Purchaser	Seller	M.C.F.	Amount
Lincoln Gas and Electric CompanyWindsor Electric Company. Thornton Gas Light Company.		380 55 1 436	\$225,549 36,049 524 \$262,122
,	Sales of Gas		
Company	Thornton Gas Light Company Thornton Gas Light Company .	95	\$225,549 56,569 \$282,118

The more important physical properties used for the production and distribution of gas are listed in Exhibit 4.

EXHIBIT 4 PHYSICAL PROPERTIES

Cumberland Gas and Electric Company.

Coal-gas generating plant, 24-hr. capacity, 1.87 M.C.F.

Water-gas generating plant, 24-hr. capacity, 4.2 M.C.F.

Gas holders, capacity, 2.4 M.C.F. Street mains, 237.2 miles.

Lincoln Gas and Electric Company.

No generating plant.

Gas holders, capacity, 2.3 M.C.F. Street mains, 101.0 miles.

Thornton Gas Light Company.

Coal-gas generating plant, 24-hr. capacity, 3.4 M.C.F. Water-gas generating plant, 24-hr. capacity, 7.3 M.C.F.

Gas holders, capacity, 3.4 M.C.F.

Street mains, 383.0 miles.

Windsor Electric Company.
No generating plant.

Gas holders, capacity, 0.18 M.C.F.

Street mains, 38.8 miles.

Entire group.

Coal-gas generating plant, 24-hr. capacity, 5.27 M.C.F. Water-gas generating plant, 24-hr. capacity, 11.5 M.C.F.

Gas holders, capacity, 8.28 M.C.F.

Street mains, 760.0 miles.

The book values of these properties on December 31, 1932 total \$10,612,303 (see Exhibit 5).

EXHIBIT 5
MID-WEST GAS PROPERTIES
BALANCE SHEET, AS OF DECEMBER 31, 1932

				, , , , , ,	
Item	Total—all companies	Cumber- land Gas and Elec- tric	Windsor Electric	Thornton Gas Light	Lincoln Gas and Electric
Assets Plant and Equipment—Gas Less: Reserve for Depre-					\$1,245,669
ciation	1,972,650	665,152	40,226	1,004,727	262,545
	\$10,612,303	\$2,963,828	\$ 232,975	\$6,432,376	\$ 983,124
Plant and Equipment— Electric Less: Reserve for Depre-		6,401,008			2,016,627
ciation	2,008,960	879,886	808,221	• • • • • • • • • •	320,853
Net Plant and Equipment —Electric	\$12,042,935	\$5,521,122	\$4,826,039	<u></u>	\$1,695,774
Total Net Plant and Equipment	\$22,655,238	\$8,484,950	\$5,059,014	\$6,432,376	\$2,678,898
Miscellaneous Physical Property Other Investments	33,217 798,955		18,782 191,850		13,846 165,000
Cash	1,076,207				210,967
ceivable	1,003,279 746,233		170,995 144,158		256,200 67,434
Total Current Assets	\$ 2,825,719	\$ 942,128	\$ 532,082	\$ 816,908	\$ 534,60r
Prepaid Accounts Unadjusted Debits	33,854 40,432				7,346 8,783
Total Assets	\$26,387,415	\$9,444,920	\$5,835,285	\$7,698,736	\$3,408,474
LIABILITIES Accounts Payable Notes Payable Consumers' Deposits Accrued Taxes, Interest, etc	645.000	35,724	155,000	440,000 44,548	\$ 129,856 50,000 44,300 41,174
Total Current Liabilities.	\$ 1,413,050	\$ 234,231	\$ 253,562	\$ 659,927	\$ 265,330
Funded Debt	3,625,000 14,567,550 3,609,704	1,500,000 4,700,000 1,417,746 12,905	650,000 2,990,725 1,344,919 15,000	725,000* 5,312,200 450,237 5,300	1.
Total Liabilities	\$26,387,415	\$9,444,920	\$5,835,285	\$7,698,736	\$3,408,474
	1				

^{*} Coupon notes paid off at maturity, February I, 1933.

EXHIBIT 6 MID-WEST GAS PROPERTIES STATEMENTS OF GAS OPERATIONS FOR THE YEAR ENDED DECEMBER 31, 1932

		0 / /			
Item	Total—all companies*	Cumber- land Gas and Electric	Windsor Electric	Thornton Gas Light	Lincoln Gas and Electric
Sales to consumers	56,569		\$102,446	\$1,805,035 282,118 877	\$493,81 4 5
Total gas revenues	\$3,335,234	\$876,475	\$102,459	\$2,088,030	\$493,819
Production expenses Less: Sales of residuals	1,454,024 602,358		39,146	923,804 376,889	
Net production expenses	220,953 39,117 237,080	14,560	\$ 39,146 7,638 1,989 7,202	124,395 17,584	4,984
expense	292,865 239,324		8,386 10,128		
Total operating expenses	\$1,881,905	\$508,579	\$ 74,489	\$1,155,449	\$368,937
Net operating revenues	1,453,329 33,908 552,146	12,680	27,970 949 14,491	15,939	4,340
Net operating income	\$ 867,275 26,665		\$ 12,530 546		
Total income	\$ 893,940 III,884		\$ 13,076 2,032		
Net income	\$ 782,056	\$167,769	\$ 11,044	\$ 543,845	\$ 59,398

^{*} Intergroup sales and purchases not included.

Deficit.

Earnings and Expenses.—In Exhibit 6 are shown the 1932 gas operating statements of each of the four companies and the totals from which intergroup sales and purchases have been eliminated. A portion of the revenues of the Cumberland Gas and Electric and the Thornton Gas Light Companies is obtained from the sale of residuals (see Exhibit 7).

EXHIBIT 7
REVENUE FROM SALE OF RESIDUALS, 1932

Residuals	Cumberland Gas and Electric Company	Thornton Gas Light Company
Coke Coal-gas tar. Water-gas tar. Ammoniacal liquor. Other residuals.	6.263	\$107,286 55,244 46,193 6,795 1,667
Total	\$194,997	\$217,185

The following operating ratios show the expected variation between the two companies which generate gas and those which rely on outside sources.

EXHIBIT 8 OPERATING RATIOS,* 1932

Thornton Gas Light Company	55.34%
Lincoln Gas and Electric Company	74.7I
Cumberland Gas and Electric Company	58 .03
Windsor Electric Company	72.70
All companies	56.42%

^{*} Intergroup sales and purchases not included.

As an aid in determining the relative investment values of the various properties, the 1932 ratios of net operating income and depreciation to depreciated plant values are given in Exhibit 9.

EXHIBIT 9
RATIOS OF NET OPERATING INCOME AND
DEPRECIATION TO DEPRECIATED PLANT VALUE, 1932

Company	Ratio of net operating income to depreciated plant value, per cent	Ratio of depreciation to depreciated plant value, per cent
Thornton Gas Light Company Lincoln Gas and Electric Com-	9.04	2.19
pany Cumberland Gas and Electric	7.42	2.03
Company Windsor Electric Company	6 76 5.38	2.36 3.09
All companies	8 17	2.24

Trend of Earnings.—The gross earnings and net income of the Thornton Gas Light Company, which furnishes over two-thirds of the group's combined net income, are tabulated for the period 1928–1932 in Exhibit 10.

EXHIBIT 10
THORNTON GAS LIGHT COMPANY

Item	1928	1929	1930	1931	1932
Gross earnings Net income	\$1,987,590	\$2,055,644	\$2,153,951	\$2,173,786	\$2,088,030
	373,029	481,518	530,237	542,372	543,845

This indication of the stability of earnings is strengthened by the figures of the physical volume of gas sales given in Exhibit 11. It is, therefore, possible to take the 1932 earnings figures as representing

an average year. This must not, however, be regarded as an assertion that utilities are indefinitely depression-proof. For this group of gas companies, in the first five months of 1933 earnings fell off, and one company even showed a deficit (see Exhibit 12).

EXHIBIT II
SALES OF GAS
(In millions of cubic feet)

Year	Thornton Gas Light Com- pany	Lincoln Gas and Electric Company	Cumberland Gas and Electric Company	Windsor Electric Company	Total*
1927 1928 1929 1930 1931	1,640 1,686 1,763 1,845 1,855	339 346 356 359 364 35 ¹	811 764 770 778 779 674	53 56 58 58 53 49	2,843 2,852 2,947 3,040 3,051 2,866

^{*} Intergroup sales not eliminated.

EXHIBIT 12 NET EARNINGS, JANUARY 1 TO MAY 31, 1932 AND 1933

Company	1932	1933
Thornton Gas Light CompanyLincoln Gas and Electric CompanyCumberland Gas and Electric CompanyWindsor Electric Company	\$214,434 5,725 54,691 2,369	\$164,620 2,002 ^d 23,173 236
Total	\$277,219	\$186,027

d Deficit.

Maintenance and Depreciation.—In 1932 maintenance and depreciation of the gas properties of the four companies amounted to 3.82% of the original cost, of which 1.93% was maintenance and 1.89% depreciation. There was considerable variation among the companies in the maintenance and depreciation percentages (see Exhibit 13).

EXHIBIT 13
RATIOS OF DEPRECIATION AND MAINTENANCE CHARGES
IN 1932 TO ORIGINAL COST OF PLANT

Company	Mainte- nance, per cent	Depreci- ation, per cent	Total, per cent
Thornton Gas Light Company Lincoln Gas and Electric Company Cumberland Gas and Electric Company Windsor Electric Company	2.02 1.52 1.90 1.82	1.90 1.60 1.93 2.64	3 9 ² 3 1 ² 3 8 ₃ 4 46
All companies	1.93	1.89	3 82

Franchises.—One of the four companies was incorporated in 1895, and the others were established a number of years before this date.

The franchises and charters are all of the perpetual type.

Rates.—The domestic gas rate schedules show little variation among three of the companies, but the rates of the Windsor Electric Company are considerably higher than those of the others. In the case of general heating and commercial and industrial rates, the Cumberland Gas and Electric Company charges comparatively low rates and the Windsor Electric Company relatively high rates (see Exhibit 14).

EXHIBIT 14 SCHEDULE OF RATES

Company	Ordinary domestic, first 2,000 cu. ft. per month	General heating, first 10,000 cu. ft. per month	Commercial and indus- trial, first 50,000 cu. ft. per month
Cumberland Gas and Electric Company Thornton Gas Light Company Lincoln Gas and Electric Company. Windsor Electric Company	\$2 93	\$ 8 55	\$36.50
	2.90	9 69	60.60
	2.90	9 69	60.60
	4.28	11.70	78 98

After a careful survey of the properties under consideration, the officers of Barrett, Brooks & Company were convinced that options should be secured if fair prices could be negotiated. It was their opinion that under a single competent management the net income from these properties could be considerably increased as a result of (r) the economies to be gained from consolidation and (2) a more intensive exploitation of the market for gas. If the consolidation was effected, Barrett, Brooks & Company proposed to form an entirely new company, of which it would retain control at least for a time. The new company would purchase for cash, obtained from the sale of securities to the public, the gas properties and franchises under consideration, as well as the accounts receivable from gas customers. In the case of the Thornton Gas Light Company some plan for an exchange of securities might be worked out since it had no electric business. It would also be desirable to sell enough additional securities to provide any further working capital that might be required.

r. Did sound economic reasons for combining these gas properties exist, or was the transaction planned only to gain investment bankers' commissions by the transfer of ownership?

2. Assuming that options were secured and the properties purchased in the spring of 1934 for \$10,500,000, plus \$500,000 for current assets, present a financial plan for the new company showing (a) the types and amount of securities to be authorized and issued, (b) the prices at which the securities should be offered, and (c) the amount of the profit going to the banking firm and the method of securing this profit.



Π

RAISING CAPITAL

1. SHAWVER STEEL COMPANY¹

FINANCING ADDITIONAL PLANT

The Shawver Steel Company in 1928 required approximately \$3,900,000 for additional plant to fill the growing demand for steel in its territory as well as to diversify its products and reduce its operating expenses. A number of plans were submitted to the directors, two of which were studied with particular care. Plan A proposed that the outstanding first mortgage bonds be retired and that \$5,850,000 of debenture bonds and \$650,000 of 7% preferred stock be sold. Plan B suggested the sale of \$2,600,000 of additional Series B mortgage bonds and \$1,625,000 of 7% preferred stock.

For 40 years the Shawver Steel Company had operated in the Southwest, where there was an adequate supply of labor, ample room for expansion, and excellent railway transportation; the proposed deepening of the near-by river might make water transportation available. The industries of the surrounding territory were principally agriculture, including cattle raising and meat packing, and the production of oil, natural gas, and minerals.

Since its nearest competitors were in Colorado and Missouri, the Shawver Steel Company had a wide market which it could serve advantageously. Available natural gas from Oklahoma and Texas had reduced operating costs materially. Although there were limestone deposits within 10 miles, the company until 1928 had purchased limestone obtained as a by-product by a quarry operating 520 miles away. A large part of the Shawver Steel Company's raw materials was scrap steel, the local supply of which was equal to many times the company's requirements, as a survey had shown.

The reports of the two engineers who had studied the proposed development showed that the consumption of steel in the

¹ Reprinted from C. E. Fraser, *Problems in Finance*, 2d rev. ed., McGraw-Hill Book Company, Inc., New York, 1930.

West and Southwest had expanded rapidly in recent years. The extensive highway development in that territory required approximately 10 tons of steel a mile. Agriculture used 10½% of the total production of steel in the United States in 1927, oil, gas, water, and mining industries, 8½%, and construction, 22%; all these were important industries in the rapidly growing southwestern territory.

Although before the World War a large amount of pig iron was thought necessary in the manufacture of high-grade steel, during and after the war some of the highest grade steel, such as

EXHIBIT I
SHAWVER STEEL COMPANY
INCOME STATEMENT, YEARS ENDED DECEMBER 31

Item	1926	1927
Net sales	\$7,849,478 6,329,349	\$7,880,587 6,321,467
Gross profit on sales	\$1,520,129 30,775	\$1,559,120 25,505
Gross manufacturing profit	\$1,550,904 289,549	\$1,584,625 347,625
Interest and discount charges (net)	\$1,261,355 153,280	\$1,237,000 139,373
Net profit	\$1,108,075 304,412	\$1,097,627 234,593
Balance for dividends. Preferred dividends. Common dividends.	\$ 803,663 113,750 195,000	\$ 863,034 113,750 243,750
Surplus	\$ 494,913	\$ 505,534

that used in the manufacture of shells, razors, and fine cutlery, had been made entirely from scrap steel. The per capita consumption of steel in the United States had increased from less than 100 lb. a year in 1890 to 835 lb. in 1925.

While the total steel-ingot production of the United States declined about 8% in 1926, the Shawver Steel Company's ingot production increased 7%. Earnings in 1927 of most steel companies, including the United States Steel Corporation, the Jones-Laughlin Steel Corporation, the Inland Steel Company, the Bethlehem Steel Corporation, and many others, declined, but 1927

earnings of the Shawver Steel Company available for dividends were 7.4% more than in 1926 and 45.7% more than in 1925. Since the existing management, which also owned a controlling

EXHIBIT 2
SHAWVER STEEL COMPANY
EARNINGS SUMMARY, YEARS ENDED DECEMBER 31

Item	1923	1924	1925	1926	1927
Earnings available for interest, income tax	\$4,826,692	\$5,229,059	\$6,744,371	\$7,849,478	\$7,880,58 7
reserves, and depreciation	466,253*	516,340*	960,206*	1,270,279	1,344,030
and income tax reserves. Earnings available for dividends after all	312,607*	359,268*	773,916*	1,071,815	1,132,643
charges and income tax reserves	216,875* 74,238	253,292* 94,224	592,323* 120,791	803,663 139,406	

^{*} Adjusted for management compensation contract cancelled in 1925.

EXHIBIT 3
SHAWVER STEEL COMPANY
BALANCE SHEET, AS OF DECEMBER 31

Item	1924	1925	1926	1927
ASSETS Property, Plant and Equipment, Less Depreciation	\$3,54 7 ,083		1	\$5,245,534
Marketable Securities. Cash Inventories. Deferred.	152,823 687,881 114,800	75,192 947,656	962,913	713,700 81,801 1,109,057
Total Assets	\$5,219,110	\$6,894,264	\$7,495,875	\$8,077,352
Accounts and Wages Payable. Other Liabilities. Reserves Punded Debt. Preferred Stock Common Stock and Surplus.	44,914 88,245 1,625,000 520,000 2,738,822	145,675 1,950,000 1,625,000 2,858,802	55,549 276,663 1,898,000 1,625,000 3,353,715	68,096 302,362 1,846,000 1,625,000 3,859,249
Total Liabilities	\$5,219,110	\$6,894,264	\$7,495,875	\$8,077,352

stock interest, had taken charge in 1923, the earnings trend of the company, which always had been good, had improved markedly (see Exhibits 1, 2, and 3).

The capitalization was \$1,846,000 of first mortgage refunding 6½% bonds, of which \$65,000 was due in 1928, 1929, and

1930; \$78,000 in 1931 and 1932; \$84,500 in 1933 and 1934; \$97,500 in 1935 and 1936; \$110,500 in 1937 and 1938; and \$910,000 in 1939. The bonds were subject to call in whole or in part on any interest date on four weeks' notice at 102.5 if redeemed within four years before maturity, after which time limit the premium declined one-half of 1% annually. There was \$3,250,000 of 7% cumulative \$100-par preferred stock authorized, of which \$1,625,000 was outstanding. It was callable at 105 on any dividend date at 60 days' notice. There were 97,500 shares of no-par-value common stock outstanding of an authorized amount of 130,780. A regular dividend of \$2 annually was paid on the common stock in 1926 and the same amount plus a 50-cent extra in 1927. The cost of the proposed plants and of the retirement of the bonds and preferred stock is given in Exhibit 4.

EXHIBIT 4
SHAWVER STEEL COMPANY
CASH REQUIRED FOR THE PROPOSED FINANCING

Plant additions:	
Wire mill	
Open-hearth furnace	650,000
Bolt and nut works	390,000
Other improvements	351,000
Miscellaneous	227,500
Total cost if bonds and preferred stock were not retired	\$3,828,500
Retirement of bonds: \$1,846,000 first 6½s at 102½	1,892,150
Total cost for plant additions and retirement of bonds	\$5,720,650
Retirement of preferred stock: \$1,625,000 7% cumulative at 105	1,706,250
Total cost for plant additions and retirement of bonds and preferred stock	\$7,426,900

The two plans which were seriously considered are given in Exhibits 5 and 6, respectively. Plan A proposed the sale of \$5,850,000 of debenture bonds at 92½, the sale of \$650,000 of 7% preferred stock at 96, and the retirement of outstanding mortgage bonds. The common stock authorization was to be increased to 260,000 shares, and a 100% stock dividend was to be declared. Bond purchasers also were to receive common stock warrants. Since it seemed evident that bonds would be sold to provide necessary capital, a study of several steel companies' bond issues was made (see Exhibit 7).

EXHIBIT 5 SHAWVER STEEL COMPANY PLAN A FOR FINANCING ADDITIONS TO THE PLANT

	\$6,035,250
gage bonds at 102.5	1,892,150 3,828,500
	\$ 314,600
for each 1 held, and 58,500 shares to warrants permitting the purchase to through February 1, 1933, at the	of common
	gage bonds at 102.5

Capitalization under Plan A	Authorized	Issued
Debenture bonds, 15-year, 5½% due February 1, 1943 Preferred stock, 7% cumulative, \$100 par callable at 105 Common stock, no par	3,250,000	\$5,850,000 2,275,000 195,000 shares

EXHIBIT 6 SHAWVER STEEL COMPANY PLAN B FOR FINANCING ADDITIONS TO THE PLANT

Sale of \$2,600,000 5½% mortgage bonds at 95½, to net. \$ Sale of \$1,625,000 7% preferred stock at 96, to net. \$	2,483,000 1,560,000
Total from sale of securities	4,043,000
Proposed additions to plant	3,828,500
Surplus cash	214,500

Capitalization under Plan B	Authorized	Issued
First mortgage bonds: Series A refunding 6½% bonds due serially to 1939. Series B 5½% bonds due 1948. Preferred stock 7% cumulative \$100 par Common stock, no par	\$ 1,950,000	\$1,846,000 2,600,000 3,250,000 97,500 shares

By Plan B \$2,600,000 of Series B $5\frac{1}{2}\%$ first mortgage bonds and \$1,625,000 of 7% preferred stock were to be sold; these sales would provide \$214,500 in cash in excess of the estimated cost of the new construction. The authorized common stock was to be increased to 260,000 shares, but no additional stock was to be issued immediately.

EXHIBIT 7
COMPARATIVE ANALYSIS OF REPRESENTATIVE STEEL COMPANY BONDS

Bond	Price	Yield	1927 earnings tames interest	5-year earnings times interest	Total net tangible assets per \$1,000 bond	Fixed assets per \$1,000 bond
American Rolling Mill De- benture 51/25 of 1948 Gulf States Steel Debenture 51/35 of 1942 Interstate Iron & Steel First Mortgage 51/25 of 1946 Pittsburgh Screw & Bolt	93.75 98.00	5.55	3.00 4.00	3.I 4.I 4.5	\$2,850 5,300 3,449	\$2,266 3,750 2,966
Debenture 5½s of 1947 Sharon Steel Hoop First Mortgage 5½s of 1948	99.00		7·45* 3·25	3.82	2,287 3,507	1,220 2,350

^{*} Estimated.

The Shawver Steel Company made 52 different products in not less than carload lots. Its products included open-hearth, merchant, and billet reinforcing bars, rail-steel reinforcing bars, blue-annealed steel sheets, steel and wrought-iron forgings, machine and carriage bolts, rivets, track spikes, and pressed nuts. The most important plants of the Shawver Steel Company had been built in 1922, 1925, and 1926. The proposed new plants were part of the expansion program outlined by the management and consultant engineers when the former first had assumed con-The additions were to include a wire mill, a combination rod and bar mill, another open-hearth furnace, and additions to the bolt and nut department. Upon completion of the new facilities the Shawver Steel Company would employ 2,600 operators compared with the existing 1,690 and would have an annual productive capacity of 260,000 tons compared with existing capacity of 162,500 tons.

Which of the proposed plans should have been adopted? Should the preferred stock have been retired?

MONTGOMERY WARD & CO., INC. SEARS, ROEBUCK AND COMPANY

FINANCING CAPITAL REQUIREMENTS DURING PERIOD OF RAPID EXPANSION

Established in Chicago in 1872, the firm of Montgomery Ward & Co., Inc., initiated the first successful mail-order business in the United States. Based upon the idea of offering a wide variety of articles to the rural population at prices under those quoted by the small local stores, the mail-order business almost immediately prospered. The company solicited customers through the medium of catalogues and secured its merchandise in large quantities directly from manufacturers.

Sears, Roebuck and Company, the largest competing mailorder house, was not organized until 1895 but soon passed the older company in volume of sales. Both these institutions stressed the appeal of economy, and goodwill was created by their policy of strict adherence to a guarantee refunding money for any article which did not correspond in every detail to the description in the catalogues or which was not satisfactory to the customer. The expansion in sales of these leading mailorder houses is shown in the following table:

SALES

Year	Montgomery Ward & Co., Inc.	Sears, Roebuck and Company
1913	\$ 39,700,000	\$ 91,600,000
1916	\$ 39,700,000 62,000,000	\$ 91,600,000 146,000,000
1926	183,800,000	247,000,000

After the depression of 1920–1921, the entire field of retail merchandising underwent a change. Previously the mail-order business in the United States had grown to large proportions primarily because of the remoteness of the rural population from trading centers and from representative retail establishments. In this period, however, improvement in means of communication and transportation brought rural residents in closer contact with the outside world. Through motion pictures and greater circulation of newspapers and fashion magazines in rural sections, as

well as through more frequent trips to cities, rural buyers were being educated to look for style in their selection of merchandise. The importance of style and the opportunity for inspection of merchandise at the time of purchase far outweighed the convenience of ordering by mail. Furthermore, mail-order companies could not compete with the large department stores on a style basis because of the length of time required for the preparation of a catalogue after the merchandise had been purchased; during this time a new style would be coming into vogue.

In addition to the change in buying habits and motives which influenced the demand for style merchandise from mail-order houses, the actual decrease in farm population tended to retard the growth of mail-order sales. Farm population in January, 1928, was 27,699,000 in contrast to 32,076,960 in 1910.

In view of these conditions, Montgomery Ward & Co., Inc., and Sears, Roebuck and Company decided to enter the chain department-store field as the most logical step not only in the expansion of their merchandising business, but also in meeting the competition of the city store with its advantages in selling style merchandise. Both institutions could use their large buying departments and branch warehouses in connection with the new enterprise and could take advantage of the goodwill built up over many years.

However, in carrying out a program of expansion the two companies pursued different policies. Early in 1925, Sears, Roebuck and Company established its first retail store. The company had had some previous experience with branch-house distribution over a period of 10 years through the operation of branch houses in various parts of the country, the first of which was established in Dallas, Texas, in 1915. In every case the first retail stores were located in cities where the company had established a branch house. Another factor of importance in the location of stores was the choice, during the experimental period, of larger cities where the company hoped to build up a new clientele of urban buyers and at the same time reach the rural buyer at the time of his visit to the city. Sites were selected not in the shopping district but in less expensive locations on the outskirts of the cities where ample parking space could be provided. From the experience gained in operating large department stores, the company expanded further by placing stores in smaller cities.

Sears, Roebuck and Company classified its stores under three types: Class A units situated in the outlying districts of metropolitan centers carried a complete line of the company's merchandise; Class B stores located in communities of less than 150,000 population handled a smaller variety of goods; while Class C stores sold chiefly automobile accessories, hardware, and articles which were in particular demand in their immediate district. The company with but few exceptions did not purchase going concerns. Although the company leased some of its smaller units, it owned the majority of its stores. At the beginning of 1929, Sears, Roebuck and Company had 37 Class A and 155 Class B stores in operation, while in January, 1930, there were 46 Class A stores in 27 states and 269 Class B and C stores located in 40 states.

In August, 1926, more than a year after Sears, Roebuck and Company established its first retail store, Montgomery Ward & Co., Inc., opened, as an experiment, its first retail store. By the end of 1927 about 25 stores were in operation. In 1928 Montgomery Ward & Co., Inc., announced a plan of locating retail chain stores in all towns with a population of from 5,000 to 75,000 and retail department stores in cities of over 75,000 population. Locations for 1,500 stores had been selected, and 250 new stores would be opened each year until the program was completed. In 1928 and 1929 a total of 532 stores was opened. By 1930, however, the plan was revised and expansion proceeded in a more conservative manner. The following tabulation accounts for 308 of the stores in operation in the summer of 1929 and shows the extent of the distributive system. Each central warehouse dispatched goods to the various retail outlets.

Territory served	Location of central warehouse	Number of stores in operation June, 1929
Great Lakes region. Middle Atlantic states. Central Middle West. Central Northwestern states. Central Pacific coast. Pacific Northwest. Southwestern states. New England and Northeast. Rocky Mountain section	Chicago, Illinois Baltimore, Maryland Kansas City, Missouri St. Paul, Minnesota Oakland, California Portland, Oregon Fort Worth, Texas Albany, New York Denver, Colorado	102 54 34 25 34 24 20 10

This company concentrated its store expansion in the smattowns of rural districts where it could derive the greatest benefit from the goodwill built up as the result of its mail-order business. In contrast to the policy of Sears, Roebuck and Company cownership of land and buildings, Montgomery Ward & Co. Inc., customarily leased its buildings for a two- to five-yea period.

For both companies, entrance into chain department-stor distribution created a need for additional fixed and workin capital. The amount of capital raised and the methods chose for financing the increase in plant, inventories, and receivable can be ascertained by analyzing the financial data in the accompanying exhibits.

From an analysis of the financial data given, be prepared to outline and to discuss the financial policies pursued by Sears Roebuck and Company and Montgomery Ward & Co., Inc. from 1925 to 1930.

EXHIBIT I SEARS, ROEBUCK AND COMPANY GROWTH OF COMMON STOCK STRUCTURE

Date	Item	Shares	Stated value
Dec. 31, 1925	Outstanding, par \$100 Sale of treasury stock		\$100,500,000 4,500,000
		1,050,000	\$105,000,000
1928 1929 1930	After 4 for 1 split, and change to no par value Stock dividends, 2 % Stock dividends, 4 % Issued in acquisition of other companies Sold to employees† Stock dividends, 4 % Issued in acquisition of other companies Sold to employees Sold to employees Stock dividends, 2 % Sold to employees Sold to employees Less: Treasury stock Less: Held by trustee for sale to	4,200,000 84,418 174,797 31,982 46,457 184,461 24,250 1,608 95,692 76,865 19,346 —9,812	1,161,425* 4,611,525 606,250* 40,200* 2,392,300 1,921,625* 483,650* -245,300
Jan. 28, 1933	employees Net outstanding		\$119,501,600

^{*}Stock sold to employees or issued for acquisition of other companies was at various prices between \$25 and \$100, the excess over \$25 being applied to capital surplus.

† "Sold to employees" includes stock transferred to trustee for that purpose.

Sources: Company reports and New York Stock Exchange listing applications. Stock dividends are correct as shown in reports. Amounts issued in acquisition of new companies have been taken from the listing applications. Balance has been treated as "Sold to employees."

EXHIBIT 2
SEARS, ROEBUCK AND COMPANY
CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31

	Jan. 28 1933	\$ 8,547,389 \$ 17,437,713 \$ 5,578,146 \$ 6,107,237 \$ 7,089,501 \$ 7,630,158 \$ 1,878,376 \$ 13,648,060 \$ 22,621,098 \$ 11,440,195 \$ 17,990,084 \$ 5,518,539 \$ 19,145,132 \$ 10,076,721 \$ 11,732,197 \$ 12,000,000 \$ 12,000,000 \$ 12,000,000 \$ 12,000,000 \$ 49,724,059 \$ 42,556,300 \$ 49,644,256 \$ 67,269,306 \$ 77,937,239 \$ 49,084,896	,085 ,624 8,223,207	78,398,384 ,000 10,000,000 10,000,000 10,000,000 10,000,00	,,,, 4,000,000 ,,,823,467	**************************************
	1929	\$ 7,089,501 17,990,084 26,145,679 12,000,000 77,937,239	4,636,085	87,765,377 10,000,000 3,828,737		\$251,841
SMBER 31	1928	\$ 6,107,237\$ 11,440,195 14,913,079 12,000,000 67,269,306	3,513,632	76,219,729 15,000,000 2,818,158		\$209,282,236
Consolidated Balance Sheet, as of December 31	1927	\$ 5,578,146\$ 22,621,098 11,732,197 12,000,000 49,644,256	2,822,556	56,633,565 20,000,000 3,708,635		\$184,740,453
ICE SHEET,	1926	8,547,389 \$ 17,437,713 \$ 1,878,376 13,648,066 19,145,132 10,076,721 12,000,000 12,000,000 19,724,059 42,556,300		44,505,734 25,000,000 3,338,425		\$173,766,257
ATED BALAN	1925	\$ 8,547,389 1,878,376 19,145,132 12,000,000 49,724,059	6,027,654	37,389,727 30,000,000 3,270,285		\$167,982,622
Consolid	Item	Assers Cash. Marketable Securities. Accounts Receivable, Less Reserves. Purchase Money Mortgage Notes*. Total Current Assers			Stock Purchase Account, Rosenwald Estate* Plates, Drawings, Cuts—Encyclopedia Britannica	Total Assets

EXHIBIT 2 (Continued) SEARS, ROBBUCK AND COMPANY CONSOLIDATED BALANCE SHEET, AS OF DECEMBE

		(
Item	1925	1926	1927	1928	1929	Jan. 28 1933
Accounts Payable \$ 13,500,000 \$ 30,798,000 Accounts Payable \$ 13,500,000 \$ 30,798,000 Accured Items \$ 13,500,000 \$ 30,798,000 Accured Items \$ 13,500,000 \$ 10,18,172 Accured Items \$ 13,717,008 \$ 16,267,034 15,936,107 Preferred Stock Not Yet Presented for Redemption \$ 5,015,989 5,015,989 S1,231 38,140 25,301 25,301	\$ 18,437,085 4,477,862 51,231	\$ 13,717,008 4,461,865 38,140	\$ 16,267,034 5,015,989 25,301	\$ 13,500,000 15,936,107 5,028,138	\$ 13,500,000 \$ 30,798,000 \$ 26,017,251 1,018,172 1,018,173 1,01	\$ 26,017,251 6,315,973 2,844,166
Total Current Liabilities	\$ 22,966,178 \$ 18,217,013 3,107,777 4,682,054	3,107,777 4,682,054 3,042,047 3,020,616	\$ 21,308,324 3,042,047	\$ 34,489,546	\$ 21,308,324 \$ 34,489,546 \$ 55,307,024 \$ 3,042,047 3,020,616 3,896,356	\$ 35,177,390 99,000 6,540,678
Common Capital Stock, No Par Value 100,500,000 105,000,000 105,000,000 107,110,450 113,441,350 119,501,600 Surplus	100,500,000	105,000,000	105,000,000	107, 110, 450 62, 508, 674	113,441,350	119,501,600 49,527,088
Total Liabilities	\$167,982,622	\$173,766,257	\$184,740,453	\$209,282,236	\$167,982,622 \$173,766,257 \$184,740,453 \$209,282,236 \$251,841,326 \$210,845,756	\$210,845,756

The company also purchased from the estate 188,235 shares of the company's stock at \$21.25 per share (market price at date of contract) for \$4,000,000, with an option to the estate to repurchase at same price on or before December 31, 1936.

The company also agreed to lend the estate \$1,000,000 if requested, and also to assume not over one-half the loss to the estate caused by Mr. Rosenwald's guaranty of certain employees' accounts in 1939, this agreement not to involve more than \$1,000,000, which stood as a contingent liability addition to the actual habilities shown on the balance sheet. * These three items arose from certain transactions in 1921 between Mr. Julus Rosenwald, then president of the company, and the company, and from later transactions with the estate of Mr. Rosenwald after his death in 1932.

The \$12,000,000 purchase money morigage notes may be exchanged with the estate at any time before 1951 for real estate which Mr. Rosenwald purchased from the company in 1921 for \$16,000,000. Source: Company reports.

CONSOLIDATED INCOME AND SURPLUS ACCOUNT, YEARS ENDED DECEMBER 31 EXHIBIT 3
SEARS, ROEBUCK AND COMPANY

Item	9261	1927	1928	1929	Dec. 31, 1931 to Jan. 28, 1933
Gross sales. \$272,699,314 \$292,927,257 \$346,973.915 \$443,452,640 Less: Returns, allowances, discounts. \$24,148,972 \$44,148,972 \$44,195,463 \$27,200,128 \$39,980,632	\$272,699,314 24,148,972	\$292,927,257 24,195,463	\$346,973,915	\$443,452,640 39,980,632	\$295,722,845 24,633,746
Net sales Other income	\$248,550,342 9,662,409	\$268,731,794 8,770,593	\$248,550,342 \$268,731,794 \$319,773,787 9,662,409 8,770,593 8,986,527	\$403,472,008 II,907,979	\$271,089,099 3,618,552
Pirchases and expenses	\$258,212,751	\$277,502,387	\$258,212,751 \$277,502,387 \$328,760,314	\$415,379,987	\$274,707,651
Repairs. Depreciation	1,178,860 2,214,246			3/2,001,523 1,527,427 4,711,380	7,030,324 1,039,324 5,697,629
Net profit from operations	\$229,661,173 28,551,578	\$245,959,477 31,542,910	\$229,661,173,\$245,959,477 \$295,230,547 28,551,578 31,542,910 33,529,767	\$378,900,330	\$277,251,302 2,543,651d
Reserve for taxes. Company's contribution to employees' fund	4,461,865	4,187,311 2,333,046	4,412,198 2,209,667	4,193,586 2,228,419	
	\$ 6,643,458 \$ 21,908,120	\$ 6,520,357	\$ 6,621,865 26,907,902	\$ 6,422,005 30,057,652	\$ 2,543,651 ^d
Balance, January I SURPLUS ACCOUNT Net income for year	\$ 41,408,667 21,908,120	\$ 45,867,190 25,022,553	\$ 41,408,667 \$ 45,867,190 \$ 55,390,082 21,908,120 25,022,533 26,907,902	\$ 62,508,674	\$ 75,037,677 2,543,651d
:sea:	\$ 63,316,787	\$ 70,889,743	\$ 63,316,787 \$ 70,889,743 \$ 82,297,984	\$ 92,566,326 \$ 72,494,026	\$ 72,494,026
Cash dividends. Stock dividends. Reserves. Reduction to Roodwill Payment to Rosenwald estate Adjustments of employees' stock subscription plan.	9,449,597	10,499,661	10,525,910 4,263,400* 5,000,000	10,525,910 10,924,901 4,203,400* 2,210,975 5,000,000 227,854	6,147,463 12,336,236 750,000 3,733,239
Balance, December 31	\$ 17,449,597 45,867,190	\$ 15,499,661 55,390,082	\$ 17,449,597 \$ 15,499,661 \$ 19,789,310 45,867,190 55,390,082 62,508,674	\$ 13,369,730 79,196,596	\$ 22,966,938 49,527,088

* About half of this was paid in 1929 but charged in 1928.
† Balance of \$5,000,000 reduction was met by premium on stock sales to employees.

Source: Company reports

EXHIBIT 4 SEARS, ROEBUCK AND COMPANY COMMON STOCK DIVIDEND RECORD

On \$100 par value stock:

Cash: 1909 to 1921, at varying rates; also various stock dividends. Cash: Aug. 1, 1924, to Feb. 1, 1926, inclusive, quarterly at rate of 6% per year.

On no-par-value stock:

Cash: May 1, 1926, to May 2, 1932, inclusive, quarterly at rate of \$2.50 per year. Stock: Aug. 1, 1928, to May 1, 1931, inclusive, quarterly at rate of 4% per year.

Source: Moody's Industrials, 1933.

EXHIBIT 5 SEARS, ROEBUCK AND COMPANY MARKET PRICE OF COMMON STOCK

Year	Low	High
1926 1927 1928 1929 1930 1931	44 ¹ / ₄ 51 82 ¹ / ₈ 80 43 ¹ / ₈ 30 ¹ / ₄ 978	5838 9112 19712 181 10058 6314 3738

Source: Moody's Industrials, 1933.

EXHIBIT 6
MONTGOMERY WARD & CO., INC.
BALANCE SHEET, AS OF DECEMBER 31

	DALAINCE OF	DALANCE SHEET, AS OF DECEMBER 31	UECEMBEK	31		
Item	1925	1926	1927	1928	1929	Jan. 31, 1933 (consolidated)
ASSETS Cash	\$ 5,476,213 397,187 5,674,994} 9,221 34,699,569 es 50,000	\$10,148,509 369,567 7,066,618 28,951,255 2,274,502	\$12,102,774 669,710 9,550,557 31,516,766 1,681,181	\$12,192,774\$ 13,942,738\$ 37,492,165 669,710 596,147 311,048 9,550,557 17,005,828 22,401,704 31,516,766 59,762,945 67,145,034 1,681,181 1,889,911 1,869,775	\$ 37,492,165 311,048 22,401,704 67,145,034 1,869,775	\$ 9,300,907 I8,523,060 I4,886,842 40,749,557 2,632,046
Total Current and Working Assets. \$46,393,184 First Mortgage Notes on Homes Sold. Employees' Investment and Savings Plans. Investments in Affiliated Companies. 2,153,864 Sinking Fund Deposit Preferred Stock. 1,223,849	\$46,393,184 	\$48,810,451	\$55,610,988 \\ \tag{555,610,988 \\ \tag{1,279,305} \\ \tag{1,594,782} \end{1,594,782}	\$55,610,988 \$ 93,197,569 \$129,219,726	\$129,219,726 5,996,189 606,886	\$ 86,092,412 10,628,930 493,838
Equities in substitution to perty corporations. Land and Buildings, Less Depreciation. Machinery and Equipment, Less Depreciation. Ciation.	3,311,260 11,703,771 3,953,318	5,731,358 6,564,570 4,046,463	6,086,912 6,255,652 3,836,110	17,099,637 7,310,105 7,291,678	22,992,555 6,776,039 14,235,523	43, 287, 843
etc., Less Amortization				2,981,577	7,784,775	1,052,934
Total Assets	\$68,738,246	\$66,921,621	\$74,663,749	\$130,615,204	\$74,663,749 \$130,615,204 \$187,611,693	\$141,555,957

EXHIBIT 6 (Continued)
MONTGOMERY WARD & CO., INC.
BALANCE SHEET, AS OF DECEMBER 31

Item	1925	1926	7261	1928	1929	Jan. 31, 1933 (consolidated)
	\$ 6,803,230 3,049,405 2,603,083	\$ 4,825,208 3,077,771 2,119,057	\$ 5,423,834 2,921,656 2,604,961	\$ 11,543,531 2,898,712 2,751,550	\$ 5,423,834\$ II,543,531\$ 6,348,747 2,921,656 2,898,712 2,819,324 2,604,961 2,751,550 2,492,604	\$ 4,079,442 1,033,325 2,027,628
Total Current Liabilities	\$12,455,718 2,062,011	\$10,022,036 \$10,959,451 \$ 17,193,793 \$ 11,660,675 2,178,339 1,836,755 1,906,910 1,494,208	\$10,950,451\$ 	\$ 17,193,793	\$ 11,660,675 1,494,208	\$ 7,140,395 2,024,000 2,688,577
par Class A Stock, \$7 Cumulative, No Par† Common Stock‡ Created Surplus‡	4,249,800 5,594,037 11,412,510 9,189,738 23,774,432	5,594,037 11,412,510 9,189,738 28,524,961	26,196,285 35,680,258	65,916,595	26,196,285 65,916,595 127,663,740 35,680,258 45,597,906 46,793,070	121,232,141
	68,738,246	\$66,921,621	\$74,663,749	\$130,615,204	. \$68,738,246 \$66,921,621 \$74,663,749\\$130,615,204\\$187,611,693	\$141,555,957
-						

* See Exhibit 7 for details.

* See Exhibit 7 for details.

† 205,000 shares of Class A stock issued and outstanding. On January 31, 1932, 3,446 shares of these were held in treasury. On same date, there were \$1,775,731 of dividends in arrears on this issue.

† In February, 1921, owing to impairment of capital, the no-par common stock was changed to \$10 par; this created a surplus of \$9,189,738. In Rebruary, 1927, the common stock was changed to no par, and the surplus was thereafter lumped with the stated value of the stock.

Source: Company reports.

EXHIBIT 7 MONTGOMERY WARD & Co., INC. BALANCE SHEETS OF SUBSIDIARIES, AS OF DECEMBER 31

				_
Item	1926	1927	1928	1929
Montgomery Ward Properties Corporation:				
ASSETS Land and Buildings, Less Depreciation Unamortized Bond Discount and Ex-	\$7,696,753	\$7,667,127	\$10,874,700	\$22,992,555
pense	314,465	294,575		
Total Assets`	\$8,011,218	\$7,961,702	\$10,874,700	\$22,992,555
LIABILITIES Accrued Bond Interest	\$ 47,916	\$ 46,479		
5% Equity of Montgomery Ward & Co., Inc.	5,750,000	5,577,500		
Current Account Capital Stock, 17,500 Shares, \$100	463,302	587,723	\$ 9,124,700	\$21,242,555
Par	1,750,000	1,750,000	1,750,000	1,750,000
Total Liabilities	\$8,011,218	\$7,961,702	\$10,874,700	\$22,992,555
Montgomery Ward Section C Associates:				
ASSETS Land and Buildings, Less Depreciation Unamortized Note Discount and Ex-		1	\$ 2,752,009	
pense	26,525	21,743		~~~
Total Assets	\$2,825,082	\$2,797,583	\$ 2,752,009	
LIABILITIES Accrued Note Interest	\$ 31,338	\$ 28,875		
5½ % Preferred Stock of Montgomery Ward	1,468,000	1,350,000		
Section B	32,000			
Current Account	1,193,744	1,318,708	\$ 2,652,009	
\$100 Par	100,000	100,000	100,000	
Total Liabilities	\$2,825,082	\$2,797,583	\$ 2,752,009	
Montgomery Ward Warehouse Company:		•		
ASSETS Land and Buildings, Less Depreciation. Unamortized Bond Discount and Ex-	\$ 3,554,354	\$3,515,123	\$ 3,472,928	
pense	38,520	31,858		
Total Assets	\$3,592,874	\$3,546,981	\$ 3,472,928	
LIABILITIES Accrued Bond Interest First Mortgage Serial Gold Bonds, 5½ % Equity of Montgomery Ward & Co., Inc.	\$ 18,562 1,350,000	\$ 16,500 1,200,000	,	
Current Account	1,724,312 500,000		\$ 2,972,928 500,000	
Total Liabilities			\$ 3,472,928	
Grand Total Equity in Three Companies	* * * * * * * * * * * * * * * * * * *	06 - 06	A	A

Source: Company reports.

EXHIBIT 8 MONTGOMERY WARD & Co., INC. GROWTH OF COMMON STOCK STRUCTURE

Date		Item	Shares	Stated Value
Dec. 31, 1 December January,	(925 , 1928 , 1929 } ••	Outstanding Sold to stockholders at \$17.50 per share, on basis of 2 new shares to each old share Sold to employees at \$90 per share	1,141,251 {2,269,732 12,770 41,823	39,720,310 223,475
August,	1929		1,155,192	
		ings Plan Deduction of treasury stock Deduction of treasury stock	-50,811 -48,953	-4,461,120 -1,309,048 - 661,431
Jan. 31, 1933		Shares outstanding Stated value of 205,000 shares of Class A stock Created surplus transferred 1927	4,465,240	\$106,448,366 5,594,037 9,189,738
		Total stated value of all stock, as per balance sheet		\$121,232,141

Source: Company reports.

EXHIBIT 9 MONTGOMERY WARD & Co., INC. DESCRIPTION OF SUBSIDIARY COMPANIES

Montgomery Ward Properties Corporation (a Delaware Corporation)

The mortgage, dated May 1, 1926, covers land and buildings at St. Paul, Portland, and Oakland, having a floor space in excess of 2,425,000 sq. ft. It will also cover all property hereafter acquired by the Properties Corporation. Under date of March 23, 1926, stockholders representing in excess of 75% of each the Preferred and Class A stocks of Montgomery Ward & Co., Inc., gave their consent to eventually transferring to the Properties Corporation under this mortgage the land and buildings located at Chicago, Kansas City, and Baltimore, in addition to those locations enumerated above.

The plants covered by the mortgage are leased to Montgomery Ward & Co., Inc., for a term extending one year beyond the maturity date (1946) of any bonds issued under the mortgage, at a rental sufficient to cover interest and sinking fund payments; the company also assuming all taxes, maintenance, and operating expenses.

Source: Company report for 1926.

The company now owns free and clear of incumbrances, land and buildings at Kansas City, St. Paul, Portland, Oakland, Baltimore, Albany, Denver, Fort Worth, Oklahoma City, Spokane, and Des Moines.

Source: Company report for 1929.

MONTGOMERY WARD SECTION C ASSOCIATES (a Massachusetts Real Estate Trust)

Under the mortgage dated February 10, 1925, which covers the land and buildings at Kansas City containing floor space in excess of 1,464,000 sq. ft, \$1,500,000 of first mortgage 5½% notes were authorized and issued, maturing serially . . . ending with final maturity February 10, 1936. . . .

The plant at Kansas City is leased to Montgomery Ward & Co., Inc., for a term extending one year beyond the maturity date of the above-mentioned notes at a rental sufficient to cover interest and redemption payments; the company assuming all taxes, maintenance, and operating expenses.

MONTGOMERY WARD WAREHOUSE COMPANY (a Maryland Corporation)

The mortgage, dated October 1, 1924, covers the land and buildings at Baltimore with a floor space in excess of 1,245,000 sq. ft. Under this mortgage \$1,500,000 of bonds were authorized and issued . . . maturing serially . . . up to . . . October 1, 1025

The Baltimore plant is leased to Montgomery Ward & Co., Inc., for a term extending one year beyond maturity date of the bonds, at a rental sufficient to cover interest and redemption payments; the company also assuming all taxes, maintenance, and operating expenses.

Source: Company report for 1926.

EXHIBIT IO

MONTGOMERY WARD & CO., INC.
INCOME AND SURPLUS ACCOUNT, YEARS ENDED DECEMBER 31

					The said that the said the sai
Item	1926	1927	1928	1929	Jan. 1, 1932 to
,					Jan. 31, 1933
Mail-order sales. Retail sales.			\$171,072,363 61,282,375	\$166,677,173 124,853,448	
Total gross sales			\$232,354,738	\$291,530,621	
Net salesLess:	\$183,800,865	\$186,683,340	\$214,350,446	\$267,325,503	\$176,488,690
Cost of sales and expenses. Depreciation Provision for Federal income tax.	} 173,644,566 1,350,000	171,564,094 { 1,991,814	193,914,895 864,251 1,867,466	251,120,710 1,699,858 1,070,000	178,839,278
Net profit on sales. Other income Loss on sale of securities.	\$174,994,566 8,806,299	\$173,555,908 13,127,432	\$196,646,612 17,703,834	\$253,890,568 13,434,935	\$182,087,244 5,598,554 ⁴ 769,445 857,675
Net income	\$ 8,806,299	\$ 13,127,432	\$ 17,703,834	\$ 13,434,935	\$ 5,686,7844
Balance, January I. Net income for year.	\$ 23,774,432 8,806,299	\$ 28,524,961 13,127,432	\$ 35,680,258 I7,703,834	\$ 45,597,906 13,434,935	\$ 14,514,582 5,686,784 ^d
Total	\$ 32,580,731	\$ 41,652,393	\$ 53,384,092	\$ 59,032,841	\$ 8,827,798
Preferred dividends. Class A dividends. Common dividends. Premium on redemption of preferred. Income tax a divisiments	242,571 1,427,818 1,137,983 557,206	1,427,818	1,427,818	1,427,818 10,440,843	356,954
Expenses incident to increase in common stock, etc			685,156	371,110	
Balance, December 31	\$ 4,055,770 \$ 28,524,961	\$ 5,972,135	\$ 7,786,186 \$ 45,597,906	\$ 12,239,771 \$ 46,793,070	\$ 356,954 \$ 8,470,844

d Deficit. Source: Company reports.

EXHIBIT 11 MONTGOMERY WARD & Co., INC. COMMON STOCK DIVIDEND RECORD

On stock issued in 1919 with no-par value, changed to \$10 par in 1922, and to no par in 1927:
Nov. 15, 1926, to Nov. 15, 1928, inclusive Quarterly at rate
of \$4 per year
plus \$1 extra
Feb. 15, 1928
Feb. 15, 1929, to Aug. 15, 1929, inclusive Quarterly at rate
of \$2.50 per
year
Nov. 15, 1929, to Aug. 15, 1930, inclusive Quarterly at rate
of \$3 per year
N.B. On January 31, 1933, there were \$1,175,732 arrears of dividends
on Class A stock.

Source: Moody's Industrials, 1933.

EXHIBIT 12 MONTGOMERY WARD & Co., INC. MARKET PRICE OF COMMON STOCK

Year	Low	High
1926	115/4 134 ¹ /2 120 111 ¹ /8	82 123 ¹ / ₈ 439 ⁷ / ₈ 156 ¹ / ₂ 156 ⁷ / ₈ 145 ¹ / ₂ 140 ³ / ₄
Apr. 1-July 29. July 30-Aug. 31 ex rights† September. October November. December. 1930. 1931.	99 10512 116 4912 4914 4258 1518 658 312	13278 13778 13778 11772 72 67 4978 2014
Price of Rights		
1928: December. 1929: July. August.	115 ¹ / ₄ 17 ⁵ / ₈ 19 ³ / ₈	156½ 21½ 27¾ 27¾

^{*} Rights to buy 2 new shares at \$17.50 for each old share. Stock traded ex rights from December 11, 1928.
† Rights to buy 1 new share at \$50 for each 3 old shares. Stock traded ex rights from July 30, 1929.

3. AMERICAN TELEPHONE AND TELEGRAPH COMPANY THE NORTH AMERICAN COMPANY

FINANCING CAPITAL REQUIREMENTS DURING PERIOD OF CONTINUOUS EXPANSION

In 1885 the American Telephone and Telegraph Company vas incorporated in New York for the purpose of owning and perating the long-distance lines connecting the local companies of the American Bell Telephone Company. The latter company, which at the time of the organization of the American Telephone and Telegraph Company had bought all its stock, later transerred the stocks of its licensee companies to the new company a order to facilitate the carrying on of the long-distance business. Finally in 1899, because of the restrictive Massachusetts corporation laws, all the remaining assets of the American Bell Telephone Company were transferred to the American Telephone and Telegraph Company, which then became a holding company or the entire system in addition to owning and operating the long-listance business. By 1932 the company comprised over 30 assoiated companies with consolidated assets of over \$4,000,000,000.

As a holding company for the Bell system, the American relephone and Telegraph Company exercised various functions. ocal telephone companies were under contract with the parent ompany for services, such as engineering advice, financial and egal services, and patent protection, which could best be performed by a central organization. Until 1927 the parent company ented the telephone instruments to its operating subsidiaries nder a license agreement. For this service, together with the other services, it formerly charged the subsidiaries $4\frac{1}{2}\%$ of heir gross revenues. After 1927 it sold its telephone instruments of the operating companies and reduced its service charges first the 2% and then to $1\frac{1}{2}\%$ of gross revenues.

Through its ownership of long-distance lines, the company urnished service not only to associated companies but also to ,900 independent companies. The parent company assisted, acreover, in the financing of local extensions by investing in the ecurities of the operating companies or by short-term loans to hem.

The American Telephone and Telegraph Company also owned 18% of the stock in Western Electric Company, Inc., which

manufactured telephone instruments and other equipment for sale to the associated companies and to enterprises outside the system. In 1924 Bell Telephone Laboratories, Inc., owned jointly by the American Telephone and Telegraph Company and Western Electric Company, Inc., was organized to carry on research for improving manufacturing and operating methods.

From the beginning the parent and subsidiary companies were faced continually with the problem of raising new capital to finance the steady expansion of the physical plant necessitated by the increasing demand for telephone service. Over \$1,000,000,000 was invested in plant in the years from 1900 to 1919 (see Exhibit 6) whereas in the next decade plant additions averaged nearly a quarter of a billion dollars annually. Only a small part of this expenditure was for long-distance lines of the parent company itself; the greater part was for increasing the plant of operating companies. From the financial data given in the exhibits, the methods by which this growth was financed can be ascertained.

Similar in certain respects to the American Telephone and Telegraph Company was The North American Company, also a holding company in the public utility field. It was incorporated in 1890 as the successor to a holding company with investments largely in steam-railroad securities. The new company soon concentrated, however, on electric light and power companies and electric railways. Its growth was effected both by the purchase of operating companies and by an increase in the physical plant of the companies under the control of the parent company, total consolidated assets of the company in 1932 were over \$800,000,000.

The company's major controlled properties were those supplying services in and around the cities of Milwaukee, Cleveland, St. Louis, and Washington. In addition to these properties, the company had substantial but not controlling interest in The Detroit Edison Company, the North American Light & Power Company, and the Pacific Gas and Electric Company. The company also owned extensive coal properties in Illinois and Kentucky.

The accompanying financial data indicate that, although The North American Company and its subsidiaries were compelled to raise new capital at regular intervals, the financial policy pursued by this system differed from that of the American Telephone and Telegraph Company.

- 1. From a study of the financial data given, be prepared to indicate in detail the methods by which these companies have financed their growth.
- 2. Compare and contrast their financial policies from (a) the point of view of the most effective means for raising capital, and (b) the point of view of holders of the securities of these companies.

AMERICAN TELEPHONE AND TELEGRAPH COMPANY (PARENT COMPANY ONLY) BALANCE SHEET, AS OF DECEMBER 31 (In thousands of dollars) Exhibit 1

Item	1900	1910	1920	1923	1926	1929	1932
ASSETS							
Investments:		,				01	9
Stocks of Associated Telephone Companies	:	\$350,002	***************************************		41,173,671	725, 327	4
Bonds Notes Advances	:		57,990	102,212	77, 684	205, 139	228.656
Notes and Advances—Other Companies		110	7,588	:	969'6		
Total Investments	A 02 820	\$4TO 682	\$780 E72	\$T 026 822	ST ART TET	\$2.065.760	\$ 00 800 EATO 680 \$780 F70 8T 006 800 8T 18T 18T 006 760 \$2. 474. 423
Plant and Edupment.	22.080	50.702	50.702 123,224	171,099	229,475	350,932	455,291
Trustees—Employees' Stock Purchase Plans		:	738				
Accounts Receivable	5.241	6.003	8.607	10,444	13,737	18,935	
Temporary Investments	:	628	:	62,218		20,592	н
Cash	1,078	13,109	26,636	25,218			
Total Current Assets	\$ 6,319	\$ 19,830	\$ 6,319 \$ 19,830 \$ 35,333 \$	\$ 97,880	\$ 130,476 \$	\$ 60,323\$	\$ 182,544
Total Assets	\$122,235	\$490,215	\$930,868	\$1,306,702	\$1,841,102	\$2,477,024	\$122,235 \$490,215 \$939,868 \$1,306,702 \$1,841,102 \$2,477,024 \$3,112,568
LIABILITIES							
	\$ 89, 101 \$263,335 \$442,825 \$	\$263,335	\$442,825		\$1,064,328	\$1,322,340	735,519 \$1,064,328 \$1,322,340 \$1,866,227
	:::::::::::::::::::::::::::::::::::::::	:	• • • • • • • • • • • • • • • • • • • •		48,469	72,156	13,767
Premiums on Stock	:	17,000	36,684	41,437	44,885	69,335	268,749
	\$ 89,101 \$280,335 \$479,509	\$280,335	\$479,509	40	Şī,	\$1,463,831	\$2,148,743
rust Bonds	:::::::::::::::::::::::::::::::::::::::	78,000	78,000 I64,446		159,536	79,371	069,99
Debentures	:	:		100,000			364,567
Convertible Bonds	:	38,94r	62,983	17,408	4,480	223,440	
Notes	:	29,621	000,000	30,408		9,873	14,
Securities field by Associated Companies (and Treasury Bonds)	:	-17,300	:	.	240	411	200
Total Funded Debt	\$ 10,006 \$129,318 \$317,429 \$	\$129,318	\$317,429	\$ 309,826	,	Ŋ	\$ 461,772
Dividends Fayable	1,282	2,207	8,852		23,947		
Accounts Fayable	I,047	594	7,423	7,755			_
Accrued tems	:	2,100			12,107	17,374	10,772
Total Current Liabilities	\$ 5,929 \$		\$ 23,049	\$ 32,463	\$ 45,020 \$	\$ 66,176	٠,
Reserve for Depreciation	2,410	37,425	\$ 57,915	75,985	102,099	114,652	1 04,314
Reserve for Employees' Benefit Fund			2.000	9	7.000		1041004
Surplus	1.813	35.110	L.	87.400	17	301.047	303.351
Contingent	15,970	ì					
Total Liabilities	\$122.235	\$400.215	\$020.868	\$1.206.702	ST 841 100	£2 477 024	\$122. 225 \$400. 215 \$030. 868 \$1. 206. 402 \$1. 841. 100 \$2. 444. 004 \$2. 112. 568
	100-1	1001	43391000		41,041,104	Was 4/11044	WOLLE JOSE

Source: Company reports,

EXHIBIT 2 AMERICAN TELEPHONE AND TELEGRAPH COMPANY SUMMARY OF ALL STOCK ISSUED 1900-1932

7	,
11 7	Shares
Shares outstanding January 1, 1900, largely held by American Bell Telephone Company, and later sold to the public from its treasury	
Shares issued in 1900 to stockholders of American Bell Telephone Company, 2 shares for each share of the latter	235,000
companyShares offered to stockholders, 1900–1932, as per	517,726
Exhibit 3	
Shares sold to employees, 1922-1932	1,834,158†
Shares issued in acquisition of other companies	210,000†
to 1924 and half in 1930)	4,372,187†
Shares outstanding December 31, 1932	18,662,275

^{*}Majority of these shares were subscribed for by stockholders; the few remaining shares were sold to the public at a premium.

† Exact division among these three items is not given in earlier reports; the figures are

approximate.
Source: Company reports.

EXHIBIT 3 AMERICAN TELEPHONE AND TELEGRAPH COMPANY SHARES OFFERED AT PAR TO STOCKHOLDERS

Year	Shares offered	Shares held to acquire each new share
1900	103,545	5
1901	207,090	3
1902	219,370	4
1903	219,342	5
1907	219,252	6
1911	550,865	5
1916	395,506	10
1921	898,195	5
1922	1,189,152	5
1924	1,511,575	5
1926	1,541,275	6
1928	1,858,630	6
1930	2,579,407	6
Total	11,493,204	

Convertible 41/2% Bonds Offered at Par to Stockholders

Year	Par value offered	Shares held to acquire each \$100 bond
191 3	\$ 67,000,000	5
192 9	219,112,700	6

Sources: Company reports; New York Stock Exchange listing statements.

EXHIBIT 4 AMERICAN TELEPHONE AND TELEGRAPH COMPANY PRICE OF COMMON STOCK AND RIGHTS AT SELECTED DATES

FRICE OF CO.	MMON 210	CK AND I	JOHIS AI	OFFECTER	DAILS
Date	Notes	Stock	prices		ights, range g period
		Low	High	Low	High
1926: May 19 May 20 June 7	ď*	141 145½ 149	144 ³ 8 147 ¹ 2 149 ¹ 2		
June 8 June 17 June 18 August 2	r x	143 ¹ / ₄ 141 ⁵ / ₈ 139 ⁵ / ₈ 141 ³ / ₈	143 ³ 4 142 ¹ / ₂ 140 ¹ / ₈ 143 ¹ / ₂	534	6 ¹ 1∕1 6
September 18 September 19 December 18 December 19	x	14678 144 1501⁄2 1483⁄4	147 144 ³ 4 151 150		
1927: March 14 March 15 Tune 18	x	159 157 1671/8	159 ¹ 4 157 ⁵ 8		
June 20 September 19 . September 20	x	164½ 174¾ 174	16712 16518 17618 17512		
December 19 December 20 1928: March 14	x	1811/4 179 1811/2	18234 180 18238		
March 15 May 16 May 17 May 31	ă†	17914 19412 197 20034	18078 197 211 20414		
June 1 June 19 June 20 August 1	r	189 175 174 ¹ 8 174	19034 17634 176 17658	113%	141/2
September 19 December 19 December 20	x x	181½ 180⅓ 190 189¼	1825/8 1813/4 192 1897/8		
1929: March 13 March 26 March 27	x	214 ³ / ₈ 214 ³ / ₄ 208 209	216 ⁷ / ₈ 216 ³ / ₈ 212 ¹ / ₄ 217 ¹ / ₄		

d Date of declaration of dividend.

d Date of declaration of dividend.
r Date on which stock sold ex rights.
x Date on which stock sold ex dividend.
* May 19, 1926. Dividends declared in advance for the next 4 quarters. Rights to buy I new share at par for 6 shares held offered to stockholders of record June 8; rights to expire August 2.
† May 16, 1928. Rights to buy I new share at par for 6 shares held offered to stockholders of record June 1; rights to expire August I.
‡ March 26, 1929. Directors voted to recommend issue of convertible bonds.

AMERICAN TELEPHONE AND TELEGRAPH COMPANY 67

EXHIBIT 4 (Continued)
AMERICAN TELEPHONE AND TELEGRAPH COMPANY
PRICE OF COMMON STOCK AND RIGHTS AT SELECTED DATES

Date	Notes	Stock	prices		ghts, range g period
D u · · · · · · · · · · · · · · · · · · ·		Low	High	Low	High
1929: April 30 May 1	§	234 228½	²³⁴ 7/8 ²³²⁵ /8		
May 9 May 10 June 19	r	222½ 218½ 215	2253/8 () 220 2161/2	3	8
June 20 September 19	x	212 303 ¹ ⁄4	214 / 31014		
September 20 December 19	x	298 ⁻ 217	304 ³ ⁄ ₄ 221 ¹ ⁄ ₂		
December 20	x	210	217		
March 13 March 14 April 15 April 16		238 237 ¹ / ₄ 268 258 ³ / ₄	2401/2 2391/4 271 2711/2		
May 22 May 23 June 19	r	241½ 224½ 204¼	244 ⁵ / ₈ 230 ¹ / ₂ 211 ¹ / ₄	16	225/8
June 20 August 1 September 18	x	204 ³ / ₄ 209 ¹ / ₂ 214 ³ / ₈	211 212½ 216½		
December 18	x	209 ¹ / ₈ 178 ¹ / ₈	213 ¹ / ₂ 183		
December 19	x	177	180		
March 12 March 13 June 18	x	195 ¹ / ₈ 192 167 ¹ / ₄	1963/8 1941/2 169		
June 19 September 17	x	1641/8	166 155 ¹ / ₂		
September 18 December 17	x	14534	15178		
December 18	x	11314	121/8		
March 10 March 11 June 18	x	131 ⁵ / ₈ 128 82 ⁷ / ₆	133 ¹ 8 130 ¹ 4 85 ¹ 4		
September 19	x	8378 8114 10712	831/2		
December 19	x	1055/8	1081/2		
December 20	x	1031/4	106		

[§] April 30, 1929. Stockholders approved issue of 10-year 4}2 % convertible bonds; stockholders to have right to subscribe at par for \$100 of bonds for 6 shares of stock held.

| April 15, 1930. Rights to buy I new share at par for 6 shares held offered stockholders of record May 23; rights to expire August I.

EXHIBIT 5 AMERICAN TELEPHONE AND TELEGRAPH COMPANY (PARENT COMPANY ONLY)

ANNUAL EARNINGS (In thousands of dollars)

Year	Net income	Dividends paid	Added to reserves	Added to surplus	dends per average of sl	and divi- r share on number hares anding
					Earn- ings	Divi- dends
1900	\$ 5,486	\$ 4,079	\$ 937	\$ 470	\$10.09	\$7.50*
1910	26,856	20,777	3,000	3,079	10.34	8.00
1920 1921 1922 1923 1924 1925 1926 1927 1928 1929 1930 1931	51,821 54,003 66,170 81,692 91,046 107,405 116,990 128,615; 143,170 165,545 166,666 145,907	35,377 42,675 52,971 63,274 70,918 81,044 86,496 97,380 103,821 116,379 139,238 163,588 167,955	3,000 5,000 3,000 3,000 6,000 4,000	8,444 8,328 8,199 15,418 17,128 20,361 26,494 31,235 39,349 49,811 26,307 3,078 —22,048	11.72 11.10 11.14 11.35 11.31 11.79 11.95 11.76 12.11 12.11 10.44 9.05 7.82	8.00 8.50 9.00 9.00 9.00 9.00 9.00 9.00 9.00 9.00 9.00
Total‡ .	\$1,962,580	\$1,603,028	\$80,268	\$279,284		

^{*} Dividend rate raised to 8 % in 1906; annual dividends were maintained 1900 to 1920.
† In addition to the net revenue shown, a special dividend of \$47,938,865 was received from the Western Electric Company, Inc., in 1927 and was added to surplus.
‡ Including all years from 1900 through 1932.
Source: Company reports.

Source: Company reports.

* Intercompany duplications excluded.

EXHIBIT 6
BELL SYSTEM
CONSOLIDATED BALANCE SHEET,* AS OF DECEMBER 31
(In thousands of dollars)

Item	1900	oigi	1920	1923	9261	1929	1932
ASSETS						,	
	\$180,700	\$611,000	\$1,363,827	\$1,978,948	22	\$3,671,100	
Investments (Including Western Electric Co., Inc.)	11,401	64,766	115,231	150,060	168,708	232,929	303,378
Accounts Receivable	13,644	26,078	66,351	87,000		142,666	
Temporary Investments				65,962	-		
Cash	3,223	27,549	41,399	58,317			
Total Current Assets	\$ 16,867		\$ IO7,750 \$	\$ 211,279	\$ 231,063 \$	\$ 213,527	\$ 313,379
Contracts and Licenses	14,794	2,943			1		777
Total Assets	\$230,220	\$753,324	\$1,634,250	\$2,400,048	\$3,250,030	\$4,228,430	\$230,220 \$753,324 \$1,634,250 \$2,400,048 \$3,250,030 \$4,228,430 \$4,901,570
LIABILITIES Common Stock—American Telephone and Telegraph Co	\$ 89,101	89, 101 \$263,335 \$	\$ 442,825 \$		\$1,064,328	\$I,322,340 \$I,	\$1,866,227
Common Stock—Associated Companies	40,906	81,310	69,669		03,094 89,715 74,030 100,660	100,340	133,183
Capital Stock Installments.	:	:::::::::::::::::::::::::::::::::::::::			49,178	72,358	
Fremums on Capital Stock—American Telephone and Telegraph Co		17,000	36,684	41,437	44,885	69,335	268,333
Total Stock	\$130,007 \$361,645	\$361,645	\$ 548,178	40	\$1,3		\$2
	:::::::::::::::::::::::::::::::::::::::	:	213,572	409,025		559,446	
Collateral Trust Bonds—American Telephone and Telegraph Co	:	:	104,390	,	159,530	79,371	90,000
Debenture Bonds—American Telephone and Telegraph Co				130,443	225,415	222,712	367,156
Debenture Bonds-Associated Companies.	:::::::::::::::::::::::::::::::::::::::	:	37,330		:::::::::::::::::::::::::::::::::::::::	•	10,000
Convertible Bonds—American Telephone and Telegraph Co	:::::::::::::::::::::::::::::::::::::::	:	80,496	17,407	:	218,952	
Notes—American Telephone and Telegraph Co Notes—Associated Companies			000,00			57,772	99,818
Total Funded Debt	\$ 44,138	44,138 \$224,792	\$ 585,794	69	\$ 921,523	\$1,148,540	\$1,043,908
Notes Payable	2,000	42,567	10,130				
Accounts Payable	13,583	21,721	73,430	50,891	57,043	93,353	49,911 117,894
Total Current Liabilities	\$ 20,583	20,583 \$ 64,288	\$ 83,560	5	69	\$ 211,500	\$ 168,374
Employees' Benefit Funds		:	9,363	20,553			
Reserves for Depreciation	35,498	102,599	407,355	580,416	795,098	81,628	820,195 87,912
Surplus.	4					406,530	401,739
Total Liabilities	\$230,226	\$753,324	\$1,634,250	\$2,400,048	\$230,226 \$753,324 \$1,634,250 \$2,400,048 \$3,256,636 \$4,228,430 \$4,901,576	\$4,228,430	\$4,901,576

EXHIBIT 7

AMERICAN TELEPHONE AND TELEGRAPH COMPANY
INVESTMENT IN STOCKS* OF ASSOCIATED AND OTHER COMPANIES†

(In thousands of dollars)

	Десешре	December 31, 1926	December	December 31, 1929	December 31, 1932	31, 1932
Item	Par value of holdings by American Telephone and Tele-graph Company	Percentage of total outstanding	Par value of holdings by American Telephone and Tele-graph Company	Percentage of total outstanding	Par value of holdings by American Telephone and Tele-graph Company	Percentage of total outstanding
Associated Companies—Common Stocks: New Brgland Telephone and Telegraph Co.	\$ 68,589	61.09	\$ 68,589	61.04	\$ 87,094	65.31
Southern New England Telephone Co	9,336	33.34	019,11	33.34	13,337	33.34
New Tersev Bell Telephone Co.	000,000	00.001	100,305	100.00	120.305	100.00
Bell Telephone Co. of Pennsylvania		100.00	000,00	100 00	110,000	100 00
Diamond State Telephone Co	•	:	2,500	100.00	2,000	100 00
Chesapeake and Potomac Telephone Co	13,000	100.00	13,000	100.00	18,000	100.00
Chesapeake and Potomac Telephone Co. of Baltimore		100.00	26,824	100,00	30,000	100.00
Chesapeake and Potomac Telephone Co. of Virginia	13,200	100.00	13,200	100.00	18,000	100.00
Southern Bell Telephone and Telegraph Co		86.00	124,998	66.66	124,999	80.00
Ohio Bell Telephone Co		66.66	000'66	66.66	129,999	66.66
Cincinnati and Suburban Bell Telephone Co		29.7I	6,535	29 7I	8, 169	20.72
Michigan Bell Telephone Co		86.06	84,988	66.66	109,989	86.88
Indiana Bell Telephone Co		86.06	29,999	86.66	32,999	88
Wisconsin Telephone Co	21,750	100.00	28,000	100.00	40,000	100.00
Illinois Bell Telephone Co	79,214	20.00	Sio, Qoi	11.00	148,741	92.00 0.10
Northwestern Bell Telephone Co	000,59	100.00	63,000	100.00	75,000	100 00
Southwestern Bell Telephone Co	100,000	100.00	154,999	80.00	172,999	80.00
Mountain States Telephone and Telegraph Co	27,990	72.82	27,990	72.82	34,988	72.82
Pacific Telephone and Telegraph Co	38, 139	88.69	19,040	85.00	153,887	85.26

EXHIBIT 7 (Continued)

AMERICAN TELEPHONE AND TELEGRAPH COMPANY INVESTMENT IN STOCKS OF ASSOCIATED AND OTHER COMPANIES (In thousands of dollars)

	December	December 31, 1926	Decembe	December 31, 1929	Decemb	December 31, 1932
Item	Par value of holdings by American Telephone and Telegraph Company	Percentage of total outstanding	Par value of holdings by American Telephone and Telegraph Company	Percentage of total outstanding	Par value of holdings by American Telephone and Telegraph Company	Percentage of total outstanding
Associated Companies—Preferred Stocks: Ohio Bell Telephone Co Pacific Telephone and Telegraph Co	\$15,480 64,043	54 84 78.10	\$15,389 64,043	54 52 78.10	\$64,096	78.17
Bell Telephone Laboratories, Inc.	20	20 00	20	\$0.00	20	\$0.00
Bell Telephone Securities Co	0,1	100.00	1,000	100.00	I,000	100.00
Bell Telephone Co. of Canada	*	31.84	18,750	30.56	18,750	24.35
Cuben American Telephone and Telegraph Co	NĪ	86.8	270	20.00	433	20 00
Western Electric Co., Inc. (No-par Value)		98.34	5,1628	98.34	5,929\$	98.82
105 Broadway Corporation	7	20 00	2,100	70.00	5,500	100 00
205 Broadway Corporation	2,500	100 00	2,500	100.00		
Eastern Telephone and Telegraph Co. (Canada)	:	:::	:::::::::::::::::::::::::::::::::::::::	:::	75	100.00
Transpacific Communication Co., Ltd	:	:		:	25	100.00
Broadcasting Company of America	200	100.00				
Other Companies—Preferred Stocks: Cuban American Telephone and Telegraph Co	240	50.00	371	50.00	371	20 00
boundary and the Diff Date Date Described to the Date of the Date	The Thirt		forms			

* All stocks shown in table have voting rights except Ohio Bell Telephone Company preferred.
† Table does not include certain associated companies whose stock is owned by other associated companies, of their 5% is owned by Western Blectric Company, Inc.
§ Thousands of shares of no-par value.
Source: Company reports.

EXHIBIT 8 BELL SYSTEM

CONSOLIDATED INCOME STATEMENT,* YEARS ENDED DECEMBER 31 (In thousands of dollars)

						Dividend	5	
Year	Gross operating revenues	Net earnings before interest	Interest	Net income		ciated panies	American Telephone and Telegraph Company	Added to surplus
					Pre- ferred	Common	Common	
1910	\$ 165,613	\$ 50,995	\$11,557	\$ 39,438	\$ 4	1,384	\$ 20,777	\$14,277
1920	449,442	79,509	31,724	47,785	4	, 623	35,377	7.785
1921	497,088		36,774	67,425		,175	42,674	
1922	546,829			86,623		,334	52,971	26,318
1923	601,590			99,624		7, 154	63,274	27,196
1924	657,589			107,246		,685	70,918 81,044	24,643
1925 1926	741,300 823,217			155,061		\$ 5,237 6,941	86,496	43,260 54,447
1927	894,699			166,059	7,306	7,715	97,380	53,658†
1928	975,427			191,088	7,322	8,205	103,822	71,739
1929	1,070,794			217, 105	7,327	8,518	116,379	84,881
1930	1,103,940			201,646	7,318	10,069	139,238	45,02I
1931	1,075,757	258,099		193,379	6,428	10,888	163,588	12,475
1932	956,355	194,471	55,135	139,336	6,426	10,652	167,954	-45,69 6

* Intercompany duplications excluded. † In addition to the figures shown here, a special dividend of \$47,938,865 from Western Electric Company, Inc., was added to surplus.

Source: Company reports.

Ехнівіт 9 THE NORTH AMERICAN COMPANY (PARENT COMPANY ONLY)
BALANCE SHEET, AS OF DECEMBER 31
(In thousands of dollars)

(In chousands of doi	1415)		
Item	1926	1929	1932
ASSETS Cash and Call Loans Notes and Accounts Receivable, Including Subsidiaries. Total Current Assets	15,666	\$ 3,562 708 \$ 4,270	
Total Current Assets Loans and Advances to Subsidiaries Loans and Advances to Others Stocks Bonds Debt Discount and Expenses	821 99,500 527	32,007 1,700 132,701	22,297
Total Assets		\$170,678	\$221,133
Notes Payable Accounts Payable Accrued Interest. Dividends Payable. Stock Dividends Payable. Due Subsidiaries.	120 455	\$ 110 455 1,398 14,439	521 455 1,874
Total Current Liabilities. Dividends Unclaimed. Stock Purchase Certificates. Subsidiaries' and Affiliated Companies' Funds Funded Debt. Reserve for Contingencies. Other Reserves. Preferred Stock. Common Stock. Capital Surplus. Undivided Profits.	616		26 324 835 25,000 46,771 712 30,334 74,986
Total Liabilities	\$119,544	\$170,678	\$221,133

Source: Moody's Public Utilities.

EXHIBIT 10 THE NORTH AMERICAN COMPANY (PARENT COMPANY ONLY) ANNUAL EARNINGS (In thousands of dollars)

Year	Operating income after expenses and taxes		Net income	Preferred dividends	Com- mon* divi- dends	Other appropri- ations	Added to un- divided profits
1926 1927 1928 1929 1930 1931	\$ 8,722 10,280 15,488 19,128 18,458 19,396 15,224	\$ 234 307 1,102 1,263 524 1,413 1,622	\$ 8,488 9,973 14,386 17,865 17,934 17,983 13,602	\$1,820 1,820 1,820 1,820 1,820 1,820 1,820	\$3,933 4,342 4,807 5,353 5,947 6,559 7,231	\$ 269 251 1,701† 472 13,631 6,973	\$ 2,466 3,560 9,460 10,692 9,695 -4,027 -2,422

^{*} Paid in common stock.

EXHIBIT 11 THE NORTH AMERICAN COMPANY SUMMARY OF ALL COMMON STOCK ISSUED, 1921-1932

_	Shares Outstanding, 1921*	\$14,896,650	
	Shares Sold to Stockholders or Underwriters†	10,291,950	
	Shares Issued for Acquisition of Other Companies ‡		
	Shares Issued as Stock Dividends	44,225,710	
	Shares Issued for Miscellaneous Purposes	149,670	
	•		

*In January, 1901, capitalization was reduced to \$12,000,000 authorized and \$11,936,700 outstanding by the exchange of 3 ½ shares of old stock for r share of new. By the end of 1907 stock to the amount of \$11,000,000 had been sold to stockholders and nearly \$6,000,000 had been issued in acquisition of other companies, making a total of \$29,793,300 outstanding. In 1921 one-half of the latter amount with a par value of \$100 per share was exchanged for 6% cumulative preferred stock of \$50 par value and the remaining half for common stock of \$50 par value. par value.

Total Shares Outstanding, December 31, 1932..... \$75,309,740

The par value of this stock was changed to \$10 by a 5-for-1 split in 1923; in 1927 the common stock was changed to no-par value but with a stated value of \$10.

† Shares sold to stockholders or underwriters: 1922, \$6,052,600; 1923, \$4,233,250; 1929,

\$6,100.
‡ Par or stated value of shares issued for acquisition of other companies: 1925, \$4,748,330; 1928, \$288,500; 1929, \$708,180; 1931, \$750.

[†] Adjustment of surplus of a subsidiary. Source: Moody's Public Utilities.

EXHIBIT 12 THE NORTH AMERICAN COMPANY PRICE OF COMMON STOCK AT SELECTED DATES

TAXOS OF COMMON DIOC		Stock	prices
Date	Notes		1
		Low	High
1927: February 14	đ	4734	4834
Merch 2	•	4838 4838	4914 4934
March 4. May 16.	ď	48 4758	4872
May 16. May 17. June 5.	-	48	4834 52
luma 6	X đ	50½ 4858	5194
August 16	u.	4938	4914 4912
September 6	x	56 5658	5872 58
August 15. August 16. September 3. September 6. December 3. December 5.	x	62)8 5938	6214 6034
February 17	đ	6034	6176
March 3. March 5.		59 ¹ / ₂ 61 ³ / ₈	6038 62
June 4 June 5	x	5958 7518	60 16 76 36
July 16	ď	73½ 68	7414 6814
September 4.		6814 7534	6874 7924
July 16	75% 94	7736 9536	
1929.	x	9038	9112
March 5	x	108 101¾	109 104 7 8
June 3	x	119	121 1205
September 5.		178 170	1857 4 1787 8
December 4	x	96 99	10534
1930: March 4		117	12114
June 4	x	114 1255⁄8	1183/8
June 5 September 4	x	12214	126 106 %
December 4	x	103 18	105 71½
1931:	x	051/4	6834
March 4	x	8256 83	86 86
June 4	x	6114	66 3 6 6534
September 3	x	65	6732
December 3	x	3438 3434	37 373⁄2
1932: March 3	1	3858	3934
June 4	x	3738 1818	39 } 2 20 } 6
September 3	x	1896 4114	1956 4234
December 3	x	39½ 25	4232 26
	х	251/4	265%

d Date of declaration of dividend payable first day of January, April, July, and October. x Date stock sold ex dividend.

EXHIBIT 13 THE NORTH AMERICAN COMPANY CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31 (In thousands of dollars)

Item	1922	1923	1926	1929	1932
Assets Cash U. S. Government Securities. Notes and Bills Receivable. Accounts Receivable. Materials and Supplies.	\$ 4,069 4,711 1,539 7,064 7,182	2,639 2,065 8,203	13,657 589 12,764	1,730	5,939 577 13,930
Total Current Assets Prepaid Accounts. Bond and Note Discount. Premium on Investment Securities Cash on Deposit with Trustees	158 7,800 2,489 1,839	439 9,324 3,116	1,426 15,166 2,061	2,285 15,274 2,188	14,762 2,583
Investments	188,860	251,661	575,883	776,498	
LIABILITIES Notes and Bills PayableAccounts Payable		4,255	5,681	4,919	\$ 2,986
Total Current Liabilities	\$ 8,955 3,781 29,566	6,545 661	12,359	1,398	15,624
Subsidiaries—Funded Debt. Subsidiaries—Preferred Stock. Subsidiaries—Minority Interests. Stock Purchase Certificates. 6 % Cumulative Preferred Stock.	22,313 5,075	29,110 5,071	137,217 9,749	12,511	301,732 138,034 15,433
Common Stock. Capital Surplus (Premium on Common Stock). Such Stock Stoc	21,086	26,489	40,913	56,038	75,310
Total Liabilities	\$238,912	\$298,555	\$681,845	\$908,759	\$887,786
Book Value per Common Share (on Basis of New Shares)	\$16.92	\$16.44	\$26.09	\$32.38	\$25.60

| Source: Company reports.

EXHIBIT 14
THE NORTH AMERICAN COMPANY
CONSOLIDATED EARNINGS
(In thousands of dollars)

(C)	Gross	Total	Interest and sub-	Depre-	Net	Dividen North /	Dividends of The North American Company	Miscel- laneous	Surplus	Earnin dividen commo	Earnings and dividends per common share
ಪ	rmings	ıncome	simary dividends	ciation	псоше	Pre- ferred	Common	appropri- ation	4	Earnings	Divi- dends*
1 1	5,465	\$27,907	\$11,654	\$ 6,867	\$ 9,386	\$1,143	\$3,039	\$2,709	\$ 2,495	\$3.47	\$1.25
Ó	0,117	31,841	13,462	7,796	10,583	1,345	2,816	643	5,779	3.32	1.00
Ó	3,020	41,617	18,893	9,428	13,296	1,763	3,224	520	7,789	3.74	00.1
Ħ	5,851	55,611	26,140	806,11	17,563	1,820	3,933	592	11,541	4.05	I.00
2	2,167	59,881	28,144	12,482	19,255	1,820	4,342	3,881	9,212	4 06	00 I
3	5,552	68,690	30,013	14,274	24,403	1,820	4,807	-5,739	23,515	4.68	I.00
4	7,780	75,882	31,455	15,620	28,807	1,820	5,353	121	21,513	5.03	1.00
. 5	3,751	71,374	28,277	14,274	28,823	1,820	5,947	- IO4	21,160	4.53	1.00
H	7,922	63,206	25,427	13,506	24,273	1,820	6,539	14,917	716	3.41	1.00
ö	107,412	57,347	26,501	14,430	16,416	1,820	7,231	8,602	-I,237	2.0I	I. 8

* Paid in common stock at rate of 10 % per year, except in 1923 when 5 % was paid in cash and 7½ % in stock. Source: Company reports.

EXHIBIT 15 SUBSIDIARIES OF THE NORTH AMERICAN COMPANY, DECEMBER 31, 1931

				U-1-0		
				Per cent	Per cent owned by	
Companies	Caf	Capitalization	The North American Company	First subsidiary	Second subsidiary	Third subsidiary
	f ist. pfd.	\$ 36,766,000				
North American Edison Co	Common S of S of S	33,089,870	100			
Cleveland Elec, Ill. Co	Common	51,089,400	:	46		
20 +1 4 - 0 Hz - 11 - 12 - 12 - 12 - 12 - 12 - 12 - 1	(1921 pfd.	20,739,579				
Milwaukee Di. Ry & Di. Co	Common	21,000,000	:	100		
	(6 % pfd.	4,000,000				
Union El. Lt. & Pr. Co. (Missouri)	Common	52.500.000	,	100		
Alton Gas Co	Common	325,000	::		100	
Alton Lt, & Pr. Co	Common	1,100,000	:	:	100	
Cent Mississinni Val. El. Props.	6 % ptd.	750,000				
Collin Alternative Collins of the Co	Common	97,027	:		100	;
Dallas City El. Lt. Co	Common	50,000	:	:	:	001
Fort Madison M. Co	(6 % pfd.	\$ 250,000	:	:	:	007
Keokuk El. Co	Common	450,000	:	:	:	100
Cupples Station Lt., Ht. & Pr. Co	Common	1,000,000	:	:	100	
R. St. Louis & Suburban Co.	Sy pid.	60,000 sh.	:	:	100	
	Common	00,000 811.	:	:	ŝ	
E. St. Louis & Sub. Ry. Co	Ronde		:	:	:	100
D C+ Louis I+ & D+ Co	Common	\$ 2.400.000	:	:	:	001
E. St. Louis Rv. Co.	Common			: :		100
Ct. I P. Dellowille Dir Co.	Common		:	:	:	100
De l'ouis & Delieville Lu Ly, Co	Sonds		:	:	:	100
St. Louis & E. St. Louis El. Rv. Co.	Common		:	:	:	100
The House of the state of the s	Bonds		:	:	:	100
Mississippi River Power Co	Common	16,234,475			S	
St. Charles El Lt. & Pr. Co.	Common	20,000	: :	: :	1001	
-	Common	I,000,000	:	:	100	
:	Common	250,000	:	:	100	
Union El. Lt. & Pr. Co. of Ill	Sommon	8,000,000			9	
		222,526,52		:	201	

EXHIBIT IS (Continued)
SUBSIDIARIES OF THE NORTH AMERICAN COMPANY. DECEMBER 31.

			Per cent	Per cent owned by	
Companies	Capitalization	The North American Company	First subsidiary	Second subsidiary	Third subsidiary
Lakeside El. Lt. & Pr. Co	40	:	:	100	
Wisconsin Electric Power Co	6 % pfd. 3,492,000 6 % pfd. 1,653,291 Common 8,000,000		100		
Wisconsin Gas & El. Co		: :	001		
Wisconsin Michigan Power Co			100		
Western Power Corp		2			
Washington Railway and Elec. Co		110			
Washington & Glen Echo R.R. Co	5	s :	86		
Washington & Kockville Ky, of Montgomery County	Common 275,000	:	100		
Washington Interurban R.R. Co		::	::	100	
Potomac Electric Power Co	ri				
West Kentucky Coal Co	7 % pfd. 6,000,000	.001	100		
N Am Iltility Securities Com					
St I ratio County Gos Co	4				
60 Broadway Building Corp	Common 5,000 sh.	100			
Investment of North American Company in Public Utilities Other Than Subsidiaries	Company in Public Utilities Ot	her Than Sul	sidiaries		***************************************
Detroit Edison Company	Common \$127,226,000 \$ \$6 pfd. 19,397,823	19			
North American Light and Fower Commenced American	Common	•			

Source: Financial and Statistical Handbook of The North American Subsidianes, 1931.

Pacific Gas and Electric Co......

33

4. PIEDMONT CIGARETTE COMPANY

RAISING FUNDS TO FINANCE INCREASE IN SALES

At a meeting of the board of directors of the Piedmont Cigarette Company in January, 1933, Mr. Marshall, the treasurer, expressed his opinion that the company should take immediate steps to increase its working capital by at least \$1,000,000 and to raise an additional \$150,000 for expansion of fixed assets. Mr. Marshall called attention to the fact that, as a result of the introduction of "Flashes," a 10-cent brand of cigarette, sales had increased by over \$12,000,000 in the past year. With this increased volume of business he considered that the company was inadequately financed (see Exhibits 1, 2, and 3).

In support of his position as to the necessity for new funds, Mr. Marshall pointed out that, although December purchases of tobacco had been carried out on a basis normal for preceding years, large purchases of leaf tobacco would have to be made during January and February, the peak of the buying season, even to maintain the 1932 volume of sales. The company always paid cash at the auction sales when the leaf tobacco was purchased. whereas its terms to customers were 2% 10 days, net 60 days. Although most of its trade took advantage of the discount, the Piedmont Cigarette Company not only had to procure approximately a year's supply during the buying season to insure getting a good quality of the tobacco offered but also had to store the tobacco purchased for at least a year in order to age it properly. A further reason for a significant expansion of inventory at this time was the favorable price at which leaf tobacco could be bought (see Exhibit 4). Any rise in the price of the raw product would jeopardize profits since the retail price of cigarettes responded very sluggishly to a change in the price of tobacco. The \$150,000 for fixed asset expansion, Mr. Marshall explained, was to provide the company with greater facilities for storing the leaf and for acquiring additional cigarette machinery.

Organized in 1899, the Piedmont Cigarette Company, located in Durham, North Carolina, was conducted for nearly 30 years as a small closed corporation. During this period no national advertising was undertaken and the company's line of cigarettes and pipe tobacco was sold only in Southern cities. For the most part, the company expanded by reinvesting its earnings in excess

of dividends, and under this policy the original capital of less than \$100,000 had increased to over \$1,000,000 by 1926. The company had always been able to earn for its owners a profit which had been on the average about \$250,000 a year from 1924 to 1926.

In December, 1926, the Piedmont Cigarette Company began the manufacture of "Peterboroughs," a high-quality cigarette of distinctive flavor which retailed for 20 cents a package. Although distributed through the company's usual outlets and without the support of national advertising, the new brand was very favorably received. By the end of 1927, in view of the increase in the sale of Peterboroughs by 4,000%, the president of the Piedmont Cigarette Company concluded that the new brand could be made to produce considerable profits if it were advertised and distributed throughout the entire country.

In 1928 the Piedmont Cigarette Company reorganized to provide for a substantial capital expansion. With its capital increased to nearly \$3,000,000 by the sale of preferred and common stock, the plant was expanded and a national advertising campaign for Peterboroughs was launched. As indicated in Exhibit 2, the new policy proved a profitable one for the company. In 1931, however, the cigarette industry began to feel the results of the depression (see Exhibit 5). To offset the decreasing demand for the 15- and 20-cent brands of cigarettes, a few companies brought out new brands of cigarettes to retail at 10 cents for a package of 20. Because of the general situation, the demand for Peterboroughs fell off; hence the Piedmont Cigarette Company decided in the spring of 1932 to enter the 10-cent field with the new brand, Flashes.

Mr. Marshall stated to the directors that it was the immediate success of their 10-cent brand which had effected such a large increase of sales for 1932. Despite the fact that the profit margin was considerably less on Flashes, he believed that the 10-cent package was to be a permanent factor in the trade and that, with careful buying and the use of the latest cigarette machinery, a satisfactory profit could be made on this brand. Increased working capital, he asserted, was necessary both for carrying a larger inventory and for financing the cash purchase of revenue stamps since a 6-cent revenue stamp had to be placed on every

¹ Advertising appropriations were. 1928, \$150,000; 1929, \$250,000; 1930,\$ 1,000,000; 1931, \$500,000; 1932, \$500,000.

package of 20 cigarettes. In the case of the 10-cent brand this sum amounted to over 70% of the manufacturer's price (see Exhibit 6).

- 1. Did the fact that the Piedmont Cigarette Company considered it advisable to raise new capital indicate a weak or strong condition in January, 1933?
- 2. Was it expedient for the company to raise \$1,000,000 at that time? If so, how should the funds have been raised? In the answer to this question, consideration should be given to the economic and money market conditions in January, 1933, as well as to the credit position and financial needs of the company.

EXHIBIT I
PIEDMONT CIGARETTE COMPANY
BALANCE SHEET, AS OF DECEMBER 31

G .	ALAINCE ORE	DALANCE SHEET, AS OF DECEMBER	JECEMBER 31			
Item	*7261	1928	1929	1930	1661	1932
Cash. ASSETS Accounts Receivable (Net).	\$ 148,525 190,784 2,019,058	\$ II,538 226,394 2,322,760	\$ 81,253 358,417 3,273,754	\$ 136,750 387,786 3,262,300	\$ 168,425 443,835 3,770,314	\$ 390,380 1,822,839 3,614,556
Doubful Acounts Assets Doubful Acounts Receivable Deferred Charges Investments Investments Property, Less Depreciation Other Assets	\$2,358,367 52,996 319,649 532,063 40,128	\$2,560,692 66,503 347,149 525,760	\$3,713,424 43,453 348,551 557,700	\$3,786,836 4,616 32,574 348,907 638,138	\$4,382,574 4,337 29,479 100 349,379 703,531	\$5,827,775 12,784 18,194 100 350,496 801,432
Total Assets	\$3,303,203	\$3,500,104	\$4,663,128	\$4,811,071	\$5,469,400	\$7,010,781
Notes Payable. Acounts Payable Dividends Payable Accrued Expenses. Rederal Taxes.	\$ 132,405 6,375 107,250	\$ 279,730 154,030 5,459 26,223	\$1,092,960 103,640 60,419 73,659	\$ 903,760 58,685 58,783 III,257	\$1,499,081 98,131 73,410 94,648	\$1,713,941 108,721 137,682 249,536
Total Current Liabilities, Banded Debt. Reserved for Cash Discounts Preferred Stock Class A Common Stock Class A Common Stock Class B Common Stock Class B Common Stock Class B Common Stock Class B Common Stock Capital Surplus.	\$ 246,030 I,100,000 550,000 I,100,000 307,173	\$ 465,442 i,100,000 550,000 I,100,000	\$1,330,678 ,6,010 1,045,000 550,000 1,100,000 254,377	\$1,132,485 17,500 985,500 550,000 1,177,000 255,468 693,118	\$1,765,270 12,101 935,000 500,500 1,177,000 136,204 943,325	\$2,209.880 II,880 888,200 500,500 I,77,000 I36,204 2,087,II7
Total Liabilities	\$3,303,203	\$3,500,104	\$4,663,128	\$4,811,071	\$5,469,400	\$7,010,781
Shares of Preferred Stock	II,000 55,000 IIO,000	II,000 55,000 IIO,000	10,450 55,000 IIO,000	9,855 55,000 II7,700	9,350 50,050 II7,700	8,882 50,050 II7,700
						-

* After giving effect to 1928 financing.

EXHIBIT 2 PIEDMONT CIGARETTE COMPANY EARNINGS STATEMENT, YEARS ENDED DECEMBER 31

Item	1928	1929	1930	1931	1932
Net sales	3,121,857	4,039,633 (956,750	4,626,357	4,562,973	
Administration and general expense	\$ 993,198	122,305	131,710	144,585	191,887
Net profitOther income	\$ 254,736 846	\$ 599,213 45,534			\$ 1,755,273 52,910
Total incomeLess: Interest	\$ 255,582	\$ 644,747	\$ 929,350	\$ 757,813	\$ 1,808,183
Federal taxes	30,685 26,223	71,954	110,833	91,706	249,536
Net income* Less:	\$ 198,674	\$ 572,793	\$ 818,517	\$ 666,107	\$ 1,558,647
Preferred dividends Common A dividends Common B dividends	64,912 132,000	82,418 220,000		168,520	
Balance to surplus	\$ 1,762	\$ 270,375	\$ 392,678	\$ 251,880	\$ 1,148,512

* Net income for earlier years:

1923 \$146,077 1924 125,565 1925 289,082 329,486 728,892 1027

EXHIBIT 3 PIEDMONT CIGARETTE COMPANY STOCK PROVISIONS

6% Cumulative Preferred Stock, Par Value \$100; Authorized, 25,000 Shares. Entitled to preferential and cumulative dividends, payable quarterly before payment of dividends on any other stock. Preferred as to assets in case of voluntary or involuntary dissolution up to \$105 per share plus dividends. Callable in whole or in part on 60 days' notice at \$105 per share plus dividends. Sinking fund of 5% of the largest amount of preferred stock theretofore issued is to be set aside annually and used to retire preferred stock.

Entitled to equal voting power share for share with Class B stock in event of default of four quarterly dividends.

Additional preferred stock may not be issued unless net earnings for the next preceding 12 months equal at least twice the dividend requirements on the preferred outstanding and to be issued, and unless further net quick assets equal at least 125% of the preferred stock outstanding and to be issued. No other stock may be created having equal or prior standing, nor may any indebtedness maturing in more than 12 months, nor any mortgage, nor any sale of substantial part of property be effected without consent of at least two-thirds of holders.

Class A Common Stock, Par Value \$10; Authorized, 60,000 Shares.—Entitled to cumulative preferential dividends of \$3.20 per share per annum after payment of dividends on 6% preferred stock. After Class B common stock has received \$1.60 per share or 7% in stock in any calendar year, all further dividend payments in such year shall be distributed equally between holders of Class A and Class B stocks, each considered as a class. Callable upon 60 days' notice at \$60 a share. Convertible share for share into Class B stock at any time.

Class B Common Stock, Par Value \$10; Authorized, 250,000 Shares.—Has sole

voting power, except in default of preferred dividends.

EXHIBIT 4
TOBACCO PRICES

PRICE OF LEAF TOBACCO, AVERAGE WAREHOUSE SALES, KENTUCKY AVERAGE BASED ON SALES OF PAST 12 MONTHS (In dollars per 100 lb.)

(τ.	n donars i	JCI 100 ID.	./		
Month	1928	1929	1930	1931	1932
January February March April May June July August September October November December	\$21.04 20.43 19.97	\$19.90 20.09 20.20 20.18 20.18 20.19 20.32 20.36 20.26 20.12 19.60	\$18.58 18.13 18.00 17.99 17.98 17.99 17.89 17.55 16.77 15.57	\$13.28 12.74 12.65 12.62 12.61 12.59 12.59 12.52 12.62 12.29 11.54 10.84 9.80	\$8.56 8.38 8.36 8.34 8.32 8.32 8.30 8.27 8.18 8.28 8.54 8.83 9.48

Source: Standard Statistical Bulletin.

EXHIBIT 5 OUTPUT OF SMALL CIGARETTES,* AS INDICATED BY TAX PAID WITHDRAWALS (In billions)

1928	106
1929	119
1930	120
1931	113
1932	104

^{*}Small cigarettes make up the greater part of the total product, large cigarettes amounting to only three or four billion per year.

Source: Standard Statistical Bulletin.

EXHIBIT 6
CIGARETTE COSTS, PER 1,000

Item	10-cent brand	15-cent brand
Government tax stamps	\$3.00	\$3.00
for the 10-cent brand, \$0.39 for 15-cent brand).	0.57	0.90
Factory costs (labor and materials)	0.185	0.21
Delivery	0.05	0.05
Selling and advertising	0.09	0.55
Depreciation and administration	0.063	0 10
	\$3.958	\$ 4 81
Price to dealer	4. 1895	6.036
Manufacturers' profit	\$0.2315	\$1.226
Retail price	5.00	7.50
Tax per manufacturers' price	71.5%	50%

EXHIBIT 7 PIEDMONT CIGARETTE COMPANY QUOTATIONS OF COMPANY'S CLASS A COMMON STOCK ON NEW YORK CURB EXCHANGE*

Month	19	28	19	29	19	30	19	31	19	33
anuary Pebruary March April May une uly August September October November	4914 4914 4914 492 2914 2914 3518	501/2 513/4 495/8 505/8 401/4 30 29 371/4 40	35½ 35 36 32 33 34½ 33 34½ 33 33 33 33 33	43 43 43 37 37 35 35 36 36 35 36 35 43 38 43 41	36 39 42 48 44 41 41 42 43 40 36 36	41 43 49 48 45 44 44 43 46 43 46 43 48 45 43 46 43 48 43 48 43 48 43 48 43 48 43 48 43 48 48 48 48 48 48 48 48 48 48 48 48 48	3614 3814 3818 3818 3418 3712 (37) 3418 3418	3734 41 14 41 14 3734 3714 3714 39 (4114) 39 3414 3518	30 35 48 4776 5912	30 35 52 62 70 75

^{*} Figures show low and high sales for each month, except those in parentheses, which indicate bid and asked prices. No sales were recorded in the first half of 1932.

5. LANDON AUTO EQUIPMENT COMPANY

FINANCING INCREASE IN SALES

In May, 1934, Mr. F. C. Ames, a junior officer in a New York bank, was approached by Mr. J. H. Landon with the proposition that he invest \$50,000, the major part of his paternal inheritance, in the Landon Auto Equipment Company. Mr. Ames was sufficiently well acquainted with Mr. Landon, who had been one of his father's friends, to know that he had spent practically his entire business life in building up the Holdwell Equipment Company, one of the most successful organizations in the automotive equipment industry. In 1928 he had resigned as executive vice president of this company because of a disagreement regarding management policies. The subsequent loss of the greater part of his small fortune in the stock market forced him to give up his original intention of retiring and to reenter active business.

In discussing the new proposition with Mr. Ames, Mr. Landon stated that, after considerable time and money spent in searching for a promising product in the field with which he was acquainted, he had discovered and purchased the patent rights for a windshield wiper which appeared to offer possibilities for profitable production. Used as original equipment on all automobiles and trucks, windshield wipers usually required replacement, at least in part, within two or three years. This particular device was superior in design and sturdiness to the only important competing windshield wiper, which had been manufactured profitably even during the depression. Aside from superior performance the chief advantage of Mr. Landon's product was the simplicity of its construction which permitted a dealer to stock a relatively small number of parts to meet his requirements. Even with these advantages Mr. Landon planned to sell the article at a price lower than that at which any competing products were offered.

After having the patents searched by a competent organization, Mr. Landon organized in December, 1933, the Landon Auto Equipment Company, of which he retained the entire capital stock; his remaining funds he invested in the purchase of equipment and inventory. For a monthly rental of \$150 he secured, near New York City, a factory which he believed would permit him to handle any volume of business he would be likely to secure

in the next few years. Upon arrangement with various producers to supply the necessary parts, he began operations which consisted chiefly of assembly by unskilled workers. In view of the fact that Mr. Landon was the only official of the company and was drawing but a small salary, overhead expenses could be kept at a minimum, and therefore costs would tend to vary with volume of production.

In addition to organizing production, Mr. Landon engaged in active selling efforts, securing a contract to supply the Hi-Speed Truck Company as well as inducing the leading mail-order houses to stock this equipment to the exclusion of competing devices. With these and similar orders the company was attaining by April, 1934, a monthly sales volume of around \$8,000, at which it could operate without loss.

Since he had been virtually promised a \$50,000-a-month contract with a leading automobile manufacturer, if he could give assurance of financial strength and ability to produce on schedule, Mr. Landon was seeking additional capital, especially for the purchase of inventory. Mr. Landon was of the opinion that with such a volume annual profits of \$100,000 could be realized at once. He believed, moreover, that at the end of four years the company, with only 30% of the market and no further cash investment, should be making annual profits of nearly \$500,000.

The balance sheet in Exhibit 1 shows approximately the financial condition of the company at the end of April, 1934.

EXHIBIT I
LANDON AUTO EQUIPMENT COMPANY
APPROXIMATE BALANCE SHEET, AS OF APRIL 30, 1934

30, 1	934
Assets	
Cash	\$ 3,500
Accounts Receivable	4,800
Inventories	6.000
Patents—Expense	25,000
Tools and Dies	5,700
m . 1 4	
Total Assets	\$45,000
LIABILITIES	
Accounts Payable	\$ 8,500
Common Stock	40,000
Less: Deficit	3,500
Total Liabilities	\$45,000

Soon after the organization of the company an investment banking firm had offered \$150,000 for 60% of the capital stock, but Mr. Landon had refused this offer as he insisted upon retaining control of the company. If Mr. Ames should agree to invest \$50,000 in the Landon Auto Equipment Company, Mr. Landon proposed to donate 40% of his stock holdings to the company's treasury, and the donated treasury stock would then be conveyed to Mr. Ames.

Appraise Mr. Landon's plan for raising \$50,000 of new capital with particular reference to (a) the working capital requirements of the company in May, 1934; (b) the price asked for the stock offered for sale; (c) the possible alternative methods for financing an increase in sales of \$50,000 a month.

6. CENTURY WOODWORKING COMPANY

SECURING WORKING CAPITAL

In March, 1934, officers of the Century Woodworking Company were considering possible means of securing funds to strengthen the company's working capital position. Operating losses over a three-year period had impaired the company's financial condition to such an extent that the treasurer believed it would be difficult to finance any material increase in sales in the event of improving business.

The company, which manufactured windows, doors, sashes, and complete interior wood finishes for buildings of all kinds, was established about 1900 by two men, one a carpenter and contractor, the other experienced in the operation of woodworking machinery. Later a third man joined the firm, and over a period of years these three men, who owned the entire capital stock, built up an excellent business reputation for high-quality work. Their skill in making estimates, moreover, resulted in contracts which, for the most part, were profitable.

Originally, the mill's output was sold to contractors and subcontractors engaged in building two- and three-family houses, but since 1920 the majority of its products had been used in buildings of a more expensive type, such as better class residences, hospitals, and office buildings. Manufacturing operations were carried on in a building planned for efficient production and favorably located on the outskirts of a large city where taxes were moderate. In addition to the plant, the company owned dwelling houses and lots which were valued on its books at \$13,000, but which were salable only at considerable sacrifice.

In view of the fact that the owners had always reinvested profits in the business, the company's standing with banks and lumber companies was good. For the payment of large lumber bills the company customarily used secured notes even though it might have a bank balance adequate to permit paying cash at the time of purchase. By so doing, in the opinion of the treasurer, the company would become known in the lumber trade as being exceedingly prompt in meeting obligations when due.

Despite the slump in the building industry in the earlier stages of the depression, this company, because of its standing and contracts, did not experience a marked decline in sales until the latter half of 1932. From then on, conditions grew progressively worse until in the spring of 1934 only 10 men were employed in the shop as compared with a force of about 50 when operations were at capacity.

With sales of \$150,000 annually, the owners estimated that they could each draw yearly salaries of \$7,500 and in addition earn a small return on their invested capital. It was their opinion that the company could be operated without a loss with sales of \$100,000 a year if their own salaries were considerably reduced and if all possible economies were put into effect.

In the spring of 1934, although the company's prospects for new business were better than at any time in the past two years, the management estimated that sales for the entire year would not exceed \$75,000. Notwithstanding this unfavorable sales estimate, because of their past success and their belief that conditions in the building industry would improve, the owners of the Century Woodworking Company considered that the longer term outlook was favorable.

In March, 1934, with business showing signs of improvement, the company approached its bank in the hope of obtaining a loan. Although the bank's officers were friendly and expressed their confidence in the company's management, they refused to make any loans except on specific contracts held by the company. Moreover, the size of the advances was to be dependent not only on the value of the contract but also on the financial standing of the other party to it. The bank declined to grant a loan secured by a mortgage on the company's plant.

With other means of securing working capital closed, one of the owners suggested that they sell a share in their business to a young man who would be interested in joining them permanently. Particular emphasis was placed on finding a man with some financial training who would be able to concentrate his attention on credits and collections with a view to reducing the percentage of bad accounts. The owners, though without financial training or experience, considered that losses from bad debts were an important cause of the company's financial difficulties.

The owners decided, therefore, that each would contribute 200 shares of his 800, and these 600 shares then would be sold to the new member of the firm at a reasonable price. He would receive, in addition, a salary, although he could scarcely expect a large one until he was able to assume an active part in running the business.

For the 600 shares to be offered for sale, the owners believed that \$25,000 would be a fair price and, furthermore, that this sum would be sufficient to place the company in a sound financial position. Financial data for the company appear in Exhibits 1-3.

- 1. Was \$25,000 a fair estimate of the working capital requirements of the Century Woodworking Company in March, 1934?
- 2. Was \$25,000 a reasonable appraisal of the value of the 600 shares of stock?
- 3. Present in detail, including a pro forma balance sheet, a financial plan which will place the company in a sound financial condition and at the same time will be equitable both to the old stockholders and to any contributor of new funds.

EXHIBIT 1
CENTURY WOODWORKING COMPANY
BALANCE SHEET, AS OF DECEMBER 31

Item	1930	1931	1932	1933
Assets Cash Accounts Receivable Mortgage Note Receivable Merchandise Inventory	\$ 13,985 48,837 15,000 15,128	58,082 15,000	51,817	14,280
Total Current Assets. Land Buildings. Machinery and Equipment. Furniture and Fixtures. Building Improvements. Real Estate—Houses. Deferred Charges.	\$ 92,950 6,000 42,580 21,958 290 8,758 12,971 2,650	6,000 42,580 21,958 290 8,758 12,971	6,000 42,580 21,958 290 8,758 12,971	6,000 42,580 21,958 290 8,758
Total Assets	\$188,157	\$180,678	\$149,726	\$110,313
LIABILITIES Accounts Payable—Trade Accounts Payable—Officers Notes Payable Mortgage Note Payable. Block Indebtedness.	\$ 7,905 27,424 18,393 9,000	32,636 4,415	2,636 11,255 9,000	2,636 5,940
Total Current Liabilities	\$ 62,722 26,352 24,000 75,083	32,660 24,000	38,778 24,000	44,897
Total Liabilities	\$188,157	\$180,678	\$149,726	\$110,313

EXHIBIT 2 CENTURY WOODWORKING COMPANY STATEMENT OF COST OF GOODS SOLD, YEARS ENDED DECEMBER 31

Item	1925	1926	1927	1930	1931	1932	1933
Inventory, January 1. Purchases Less: Inventory, December 31	\$ 17,559 115,732 15,112	*	\$ 20,650 101,152 15,670	70,774	38,023		4,091
Cost of Material Used Factory labor. Superintendence. Power, heat, and water Supples Property taxes. Insurance. Repairs. Auto expense. Depreciation Miscellaneous expense	50,144	* * * \$ I,100 * *	3,481 2,240 4,343	52,834 6,639 5,784 2,892 1,601 2,911 2,185 6,118	36,561 5,688 4,763 1,268 1,998 2,728 	17,275 3,782 2,121 1,174 1,770 2,516 243 953 6,118	822 257 1,333 616 71
Cost of Goods Sold .	\$191,014	\$178,711	\$196,240	\$151,911	\$109,445	\$48.226	\$26,373

^{*} Figures not available.

EXHIBIT 3
CENTURY WOODWORKING COMPANY
INCOME STATEMENT VEARS FINED DECEMBER 2

Item	1925	1926	1927	1930	1661	1932	1933
Sales Cost of goods sold	\$255,269 191,014	\$209,009 178,711	\$244,281 196,240	\$179,259	\$135,918 109,445	\$21,131 48,226	\$25,359
Gross profit.	\$ 64,255	\$ 30,298	\$ 48,041	\$ 27,348	\$ 26,473	\$27,0954	\$ 1,014
Officers' salaries Office salaries and supplies Calephone and telegraph.	3,672	22,500 4,236 4,06	22,500 4,337 359	22,500 4,051 547	22,500 4,096 395	6,065 752 351	6,065 151 316
Miscellaneous administrative expenses	204	I,523	3,134	:	:	:	425
Total administrative expenses	\$ 27,333	\$ 30,717	\$ 30,658	\$ 27,098	\$ 26,991	\$ 7,168	\$ 6,957
Net operating income	\$ 36,922	\$ 419 ^d	\$ 17,383	\$ 250	\$ 5184	\$34,2634	\$ 7,9714
Real estate income Interest received. Adjustment of notes receivable	510 277 10, 143	OII	469 463 4, I22	1,100 140	653 146	652 43	663
Total other income	\$ 10,930	\$ IIO	\$ 5,054	\$ 1,240	\$ 798	\$ 695	\$ 663
Total income	\$ 47,852	\$ 300q	\$ 22,437	\$ I,490	\$ 280	\$33,5684	\$ 7,308
Real estate expense. Interest paid. Loss on bad debts Adjustment of notes payable. Federal income taxes	165 477 11,491 8,607 3,396	317 958 5,500	1,322 1,312 23,931	5,058 900 10,517	804 650 3,072	406 5,721	2,651*
Total other charges	\$ 24,136	\$ 6,775	\$ 26,565	\$ 16,475	\$ 4,526	\$ 6,667	\$ 2,921
Net income \$ 23,716 \$ 7,0844 \$ 4,1284	\$ 23,716	\$ 7,0844	\$ 4,1284	\$ 14,985d	\$ 4,2464	\$40,2354	\$10,2294

*\$17,343 of Accounts Receivable was charged off.

\$30,000 of Accounts Payable—Officers was taken off the books.
Deficit.

7. TOWNE TIMEPIECE CORPORATION

APPLICATION FOR RECONSTRUCTION FINANCE CORPORATION LOAN

In June, 1934, the directors of the Towne Timepiece Corporation decided to secure, if possible, a three-year loan of \$162,000 from the Reconstruction Finance Corporation¹ to finance the increase in inventory and pay rolls which expanding sales necessitated. In reply to an inquiry sent to the regional R. F. C. loan office, the company received a circular which contained the following information:

- r. The R. F. C. would make loans up to \$500,000 in amount to industrial concerns at the prevailing bank rate of interest. The maturity of the loan must not exceed five years.
- 2. Loans would be made primarily for working capital purposes, i.e., for the payment of labor and for purchases of materials. Under certain circumstances an incidental portion of a loan might be used for:
 - a. Payment on account of existing debt, provided such indebtedness was deferred and subordinated during the period of the loan
 - b. Payment of taxes.
 - c. Repairs.
 - 3. Loans would not be made to finance:
 - a. Consumer purchases.
 - b. Imports or exports.
 - c. Promotion or expansion into new fields.
 - d. New construction, primarily.
 - e. Operation of a business in receivership, although application would be considered for loans contingent upon the termination of the receivership by a settlement with creditors or otherwise so that the business would be restored to a solvent condition.
 - f. Companies which could borrow their entire requirements from banks
 - g. Insolvent companies. Applications would be received, nevertheless, from insolvent companies provided the applicant

¹The Reconstruction Finance Corporation was created by an Act, signed January 22, 1932, which authorized the corporation to make loans to banks and insurance companies, to railroads, to farmers, and to exporters, all under important restrictions. Subsequent amendments to Sec. 5 of the original Act removed many of these limitations and empowered the corporation to lend to states and municipalities, to several newly created government credit agencies, e.g., the Home Owners' Loan Corporation, and to corporations for self-liquidating construction projects. On September 14, 1933, the Act was further amended to permit loans to industry through banks and local mortgage loan companies. Direct loans to industry were authorized by another amending act signed by the President on June 19, 1934.

indicated the manner by which it would become solvent before time of disbursement of proposed loan, e.g., by additional capital paid in or by settlement with creditors.

Originally established in 1875, the Towne Timepiece Corporation manufactured a well-known line of mechanical and electric clocks. The company constituted the chief industry in the small community in which it was located, and employed about 500 persons under normal conditions. The management had installed modern machinery and equipment to a limited extent only, but the plant was fairly efficient and new installations could be made gradually.

Despite a smaller volume of sales in the period 1927–1932 than in the previous five years, inventory had been increased considerably with a consequent weakening of the company's financial condition. In 1932 a sharp decrease in sales made it impossible for the company to raise funds with which to meet its bank loans, and a receiver was appointed by the court to take charge of the company's affairs.¹

Under the receiver's management inventory was written down, costs were reduced, and the 1932 deficit of \$163,000 was replaced by a profit of \$27,000 for 1933. With the continuation of satisfactory earnings in the first quarter of 1934 the directors of the company looked forward to terminating the receivership, but they recognized that successful operation of the business would be contingent upon securing additional working capital.

After conferring with the R. F. C. regional loan administrator, the president of the Towne Timepiece Corporation made formal application for a loan of \$162,000. The information and financial exhibits which accompanied the application follow.

Proposed Reorganization.—A new company would be organized to take over assets of the old. Under the reorganization, stockholders would have par value of their shares reduced from \$100 to \$20 per share, and creditors would settle for 80% of their claims. The new company would have no liabilities other than its debt to the R. F. C.

Purpose of Loan.—Funds obtained would be used to purchase inventory and to increase pay rolls; 50 additional employees would be hired if the loan were obtained.

. Plan for Repayment of Loan.—Six months from date of loan an installment of \$15,000 would be paid; at six-month intervals thereafter payments of \$15,000 would be made until \$75,000 of the principal had

¹ Discussion of reorganization and receivership aspects of this case should be postponed until cases in Sec. VIII are assigned.

been returned. The remaining \$87,000 would be paid in 1937 out of funds to be raised in that year by sale of capital stock.

Immediate Prospects.—The company would show a profit of \$50,000 on sales of \$600,000 for the first six months of 1934 according to its estimate as of June 1, 1934. Unfilled orders on hand, as of June 1, totaled \$171,960.

Balance sheets, income statements, and other pertinent financial data for the Towne Timepiece Corporation are shown in Exhibits 1-5.

- I. On the basis of the information given, write an examiner's report to the R. F. C. loan administrator, indicating in detail the reasons for the recommendations made.
- 2. Is there justification for the granting of loans by the R. F. C. to companies which cannot secure accommodation from commercial banks?

EXHIBIT I
TOWNE TIMEPIECE CORPORATION
BALANCE SHEET, AS OF DECEMBER 31
(In thousands of dollars)

Item	1924	1925	1926	1927	1928	r929	1930	1691	1932	1933
Assets Cash	\$ 41 \$ 242 335		29 \$ 77 \$ 200 184 442 429	7 \$ 20 \$ 1 169 635	\$ 29 \$ 173 621	\$ 19 155 656	\$ 13 \$ 167 593		27 \$ 53 128 75 505 95	\$ 27 118 123
Total Current AssetsReal Estate, Plant, and Equipment (Net)	4618 ♦	40.	671 \$ 696 342 33:	690 \$ 824 \$ 331 12	\$ 823 \$ 336 16	\$ 830 \$ 345 20	\$ 773 \$ 342 22	\$ 660 396 18	\$223 356	\$268 339 5
Total Assets	\$984	-	¢1,03	41,033 \$1,174 \$1,175 \$1,195 \$1,137 \$1,074	\$1,175	\$1,195	\$1,137	\$1,074	\$585	\$612
Notes Payable—Banks	\$ 23		22 -	4 85 \$	\$ 110 \$ 7	\$ 75 \$	\$ 25 130	\$ 70 106	70 \$ 94 106 115	\$ 94 113
Total Current Liabilities. Other Liabilities. Capital Stock. Surplus. Reserves.	\$ 23 14 289 620 38	*	47 \$ 23 18 8 289 300 634 683 38 19	23 \$ 222 \$ 8 9 300 600 683 416	3 141 \$ 6 5c 410	\$ 174 \$ 600 7.13	\$ 155 \$ 600 377	\$ 176 153 600 145	\$209 600 230 ^d	\$207 11 600 206 ^d
Total Liabilities	\$984	Fr,o	\$984 \$1,026 \$1,033 \$1,174 \$1,175 \$1,195 \$1,127 \$1,074 \$585	\$1,174	\$1,175	\$1,195	\$1,127	\$1,074	\$585	\$612

Definit

EXHIBIT 2 TOWNE TIMEPIECE CORPORATION Pro Forma Balance Sheet, as of April 22, 1934 (In thousands of dollars)

Item	Giving Effect to Plan of Reorganization	Giving Effect to Reorganization and R. F. C. Loan
Assets Cash Accounts Receivable	 \$ 8o	\$ 162 80
Total Current Assets	193	\$242 193 142
Total Assets	\$415	\$577
LIABILITIES First Mortgage—R. F. C. Capital Stock—Par \$20. Surplus.	\$120 · 295	\$162 120 295
Total Liabilities	\$415	\$577

Notes: a. Inventory \$80,000.—Usable raw and in-process merchandise at cost, to be increased by use of proceeds of R. F. C. loan as required.

b. Real Estate, Plant, and Equipment \$335,000.—Annual depreciation has been taken since 1920 at the rates of 2½ % on buildings, 10 % to 15 % on tools and machinery. Total reserve for depreciation is \$486,000.

c. There are no delinquent real estate or other taxes.

EXHIBIT 3

TOWNE TIMEPIECE CORPORATION
INCOME STATEMENT, YEARS ENDED DECEMBER 31

			(In thou	(In thousands of dollars)	ollars)					
Item	1924	1925	1926	1261	1928	1929	1930	1931	1932	1933
SalesCost of goods sold	\$1,594 1,253	\$1,594 \$1,413 1,253 1,086	\$1,319 1,053	\$1,307 1,002	\$1,307 \$1,229 1,002 971	\$1,109 910	\$1,136 \$1,155 986 \$56	\$1,155 956	\$642 641	\$788 633
Gross profit	\$ 341	\$ 327	\$ 266	\$ 305	\$ 258	661 \$	\$ 150	661 \$	H ₩	\$15S
Deduct: expenses depreciation	253 36	251 36	199	228 26	234 26	184	164 30	173	143	108 25
Add: other income	12	IO	OI	II	∞	∞	8	9	જ	ΣC
Net profit	\$ 64	50	39	\$ 62	9 *	\$ 5 ^d	\$ 364	es	\$1634	\$ 27

d Deficit.

EXHIBIT 4 TOWNE TIMEPIECE CORPORATION RECONCILIATION OF SURPLUS, JANUARY 1, 1924 TO DECEMBER 31, 1933

	0, , , , , , , , , , , , , , , , , , ,	
2	Surplus, January 1, 1924	\$591,000
	Add: net profit, 1924–1933	47,000
	Deduct: Dividends paid or accrued	101,000
	Capital stock dividend	300,000
	Bad debts	40,000
	Inventory adjustments 1931–1932	395,000
	Miscellaneous adjustments	8,000
	Total deductions	\$844,000
	Deficit, December 31, 1933	\$206,000

EXHIBIT 5 TOWNE TIMEPIECE CORPORATION STOCK OWNERSHIP AND COMPENSATION OF PRINCIPAL OFFICERS AND DIRECTORS

Name	Shares of common stock held	Years of service	Annual compensation
C. E. Johnson, president. O. R. Calvin, vice president. A. M. Towne, treasurer L. F. Hanson, sales manager. W. C. Brown, attorney. T. R. Towne. C. R. Towne.	1,100 1,045 780 500 500 20 100	8 11 37 1 2	None \$4,500 4,500 6,000
Total stock outstanding	4,045 6,000		

\mathbf{III}

RELATIONS WITH BANKS

1. ALBANY ICE AND FUEL COMPANY

APPLICATION FOR BANK LOAN TO INCREASE WORKING CAPITAL

Early in April, 1933, the Albany Ice and Fuel Company, wishing to increase its working capital, applied to the Hudson National Bank, a local depositary bank with which it had a line of credit of \$80,000, for an unsecured four months' loan of \$50,000.

The company was incorporated in New York in 1920, to acquire and operate eight companies engaged in harvesting and manufacturing ice and distributing it in Albany and the adjoining metropolitan area. During the next eight years it acquired seven similar companies, and by 1933 it was serving, in addition to the city of Albany, 10 other cities and towns in the surrounding territory. Approximately 60% of the ice it sold it harvested from its own lakes and ponds in the region northwest of Albany; the remaining 40% it manufactured in three plants located in or near the same city. All its plants, ice houses, machinery, and equipment were up to date and in excellent condition. It sold ice, both for cash and on credit, to householders, retail stores handling meat and groceries, and wholesale dealers who in turn sold to "ice peddlers." It also sold some ice direct to these peddlers, but for cash only:

In 1930 the company began to deal also in fuel oil, which it sold to industrial users, householders, and apartment houses. Most of its sales of oil were for cash, though sales were made to industrial users and large apartment houses on credit. For the distribution of oil to its customers during the winter season, it used ice trucks which could be equipped with tank bodies.

In April, 1933, at the time when it applied for the loan of \$50,000, the company was planning to undertake the distribution of beer to retail dealers in the near future.

The application for the loan was referred to Mr. Thomas Wilson, a vice president of the Hudson National Bank. Wilson ascertained that the company wished to use the proceeds of the loan for meeting tax payments and current operating expenses. In examining the bank's credit files, he noted also the following facts relating to the company: The bank had secured its account in 1925 and had granted at that time a line of unsecured credit amounting to \$80,000. During the six months' period from February to August, when its seasonal requirements in the way of working capital were greatest, the company had occasionally borrowed as much as \$50,000 to \$80,000 from the bank, but it had secured the greater part of its accommodation from the Albany Trust Company, with which it had established a line of credit of \$300,000. It had borrowed, however, \$80,000 from the Hudson National Bank in 1930, and \$50,000 in 1931, the last year in which it had been in debt to the bank. It had always met its notes promptly at maturity and maintained satisfactory average balances, and its account had not been unduly active. It had built two of its three ice-manufacturing plants from reinvested earnings. The management of the company was well regarded by trade creditors, and bank checkings were equally favorable.

Since the loan of \$50,000 would mature early in August, at a time when the company would be in a strong cash position, Mr. Wilson was certain that, if granted, it would be paid promptly at maturity. Shortly after the company applied for the loan, however, he ascertained independently that it no longer had any confirmed line of credit with the Albany Trust Company, and he suspected that the company had requested the loan of \$50,000 from the Hudson National Bank as a result of its failure to obtain accommodation of this amount from the former institution.

Operating statements and balance sheets of the company for the years 1928-1932 are shown in Exhibits 1 and 2.

- r. What should be done by the officers of the Albany Ice and Fuel Company to improve the relations between their company and its banks?
- 2. Under what conditions, if any, should the Hudson National Bank have granted the loan requested?

EXHIBIT I

	1932	\$3,060,628 1,166,566 16,086	\$4,243,280 1,603,066	\$2,640,214 1,675,082 436,782	\$ 528,350 II3,470 29,040 I95,844 9,762	\$ 180,234 145,704 100,000
31	1931	\$3,619,000 660,494 17,784	\$4,297,278 1,339,058	\$3,196,414 \$2,958,220 2,232,896 { 1,722,686 442,494	\$ 793,040 116,760 36,378 283,708 9,724 24,000	\$ 322,470 150,742 120,000
DECEMBER	1930		\$4,233,870 1,037,456	\$3,196,414 2,232,896	\$ 963,518 119,980 960 51,914 294,786	\$ 465,878 151,192 120,000
COMPANY ARS ENDED	1929		\$4,278,368 3,330,290†		\$ 948,078 123,270 960 38,554 287,082 32,500	\$ 465,712 154,054 120,000
ALBANY ICE AND FUEL COMPANY INCOME ACCOUNT, YEARS ENDED	1928		\$4,303,166 376,672	\$3,926,494 3,018,008	\$ 908,486 126,350 960	\$ 781,176* 147,484 86,666
Albany Ice and Fuel Company Consolidated Income Account, Years Ended December 31	Item	Ice sales	Total income	Gross profitOperating expenses, including maintenance	Net profit from operations Bond interest Dividends to minority interests. Miscellaneous interest and tax refunds. Depreciation. Bad debts charged off. Estimated Federal taxes.	Net income. Preferred dividends. Common dividends.

* Before depreciation, obsolescence, and Federal taxes. † Includes also operating expenses, taxes, etc.

EXHIBIT 2
ALBANY ICE AND FUEL COMPANY
CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31

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Item	1928	1929	1930	1931	1932
Asserts Accounts Receivable. Notes Receivable. Cash Fund for Interest and Dividends Inventories. Accural Interest Receivable. Investments.	\$ 300,882 126,962 68,508 75,124	\$ 252,410 148,196 66,834 69,692 24,450	\$ 125,660 157,173 16,520 75,336	\$ 245,650 235,390 24,412 81,712 4,632 130,250	\$ 101,988 278,594 41,736 97,774 4,820 79,820
Total Current Assets	\$ 866,186	\$ 561,602	\$ 717,788	\$ 722,046	\$ 604,804
Land and Buildings. Machinery and Equipment.	4,221,056 1,193,018	6,147,328	{ 4,200,322 I,799,680	4,394,710 1,789,566	3,533,444 I,523,490
Less: Depreciation	\$5,414,074 754,448	\$6,147,328 1,009,032	\$6,000,002 1,105,878	\$6,184,276 1,385,022	\$5,056,934 933,782
Cash with Trustee for Bond Interest Hudson National Bank Release Account, Frepaid Insurance, Taxes, etc Treasury Bonds Treasury Stock Fire Insurance Reserve Fund Deferred Property Adjustment Account Deferred Property Adjustment Account Corganization Expense Suspense Account, Flowage Rights and Bstablished Routes		\$5,138,296 81,224 77,986 8,540 8,540 34,850 698,286	\$4,894,124 59,570 66,864 44,690 18,252 81,336	\$4,799,254 57,960 77,158 25,760 10,100 93,772 14,612	\$4,123,152 56,350 30 71,780 20,000 71,320 73,818 73,650 15,492 15,492 698,286
Total Assets	\$6,217,362	\$6,600,784	\$6,457,176	\$6,533,728	\$6,438,732

EXHIBIT 2 (Continued)
ALBANY ICE AND FUEL COMPANY
CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31

Item	1928	1929	1930	1931	1932
Accounts Payable. Notes Payable. Accrued Expens. Accrued Inferest. First Mortgage Bonds. Purchase Money Notes Dividends Payable Reserve for Rederal Taxes Coupon Liability	\$ 60,940 2,300 62,790 30,103 35,736 34,000	\$ \$2,304 82,350 6,278 61,250 54,956 45,434	\$ 113,202 2,098 59,570 54,374 30,000	\$ 275,234 2,020 57,960 37,360 24,000 2,760	\$ 348,796 22,400 56,350 33,300 II,248 2,608
Total Current Liabilities. 7.8 First Mortgage Bonds, Due 1950. Mortgages Payable. Purchase Money Mortgages. Purchase Money Motes. Reserve for Fire Insurance. Referred Stock. Common Stock.	\$ 245,868 1,784,776 60,000 1,85,216 1,885,496 2,000,000	\$ 302,572 1,746,000 285,666 70,000 80,188 1,874,000 2,000,000	\$ 259,244 I,702,000 I73,974 I83,200 83,886 I,839,400 2,000,000	\$ 399,334 1,656,000 115,650 107,600 1,838,400 2,000,000 313,488	\$ 474,792 I,610,000 88,430 81,300 95,786 I,820,800 2,000,000 267,624
Total Liabilities	\$6,217,362	\$6,600,784	\$6,457,176	\$6,533,728	\$6,438,732

2. INDIANA MACHINERY AND SUPPLY COMPANY

BORROWING UNDER LINE OF CREDIT CONDITIONED UPON PLEDGED RECEIVABLES AND INDORSEMENTS OF OFFICERS

About the middle of December, 1932, the Indiana Machinery and Supply Company, wishing to increase its working capital, requested the Wabash National Bank, one of its local depositary banks, to grant it a loan of \$6,600 for 90 days.

The company had operated at a profit in every year since its incorporation in 1018. It sold building-construction and road-building machinery, equipment, and supplies to contractors in Indiana and adjoining states, and street-cleaning machinery and equipment to towns and cities in the same territory. Though it preferred to sell for cash whenever possible, a substantial proportion of its sales, both to contractors and to towns and cities, were made on open account. It also made some sales on the installment plan. In connection with its installment sales, it generally required the purchaser to make a substantial down payment and to give notes maturing within six months for the balance. Since it manufactured none of the products it sold, it required no factory or foundry buildings for its operations. The land and buildings it occupied, which were located in one of the largest cities in Indiana, had been leased for a long period on favorable terms.

In applying for the loan of \$6,600, the president of the company went over its operating statements, shown in Exhibit 2, with Mr. George Anthony, the officer of the Wabash National Bank who handled the company's account. He pointed out to Mr. Anthony that net sales and gross profits had been maintained at satisfactory figures in 1930 and 1931, and that, though net profits had declined since 1929, earnings for 1931 would have been shown as \$31,460, instead of \$17,779, had not \$13,681 of expenses attributable to earlier years been charged against income for that year. He stated also that office salaries had recently been reduced 10% and that, although net profits for the first 11 months of 1932 had fallen to less than \$1,000, practically this entire amount represented earnings during October and November. Moreover, he called Mr. Anthony's attention to the fact that his company was then entirely free of bank debt,

and agreed to indorse the company's notes in case the bank granted the loan.

In looking over the bank's credit files, Mr. Anthony noted the following facts concerning the company's account: The bank had secured this account in 1926. At that time it had granted the company a line of credit amounting to \$11,000 on its unsecured notes, with the personal indorsement of its president, and an additional line of the same amount on its indorsed notes receivable. In November, 1932, the company also had a line of credit of about \$11,000 with each of two other local banks. The company had borrowed from the Wabash National Bank in every year from 1926 to 1932, but with one exception always had paid its notes at maturity and always had cleaned up its loans at least once a year. From 1926 to 1930 it had borrowed an average of about \$9,000 from the bank; in 1931, about \$6,600; in 1932, \$4,400. The last amount mentioned had been borrowed for 90 days early in February. Though it represented in part a renewal of a loan obtained three months earlier, it had been repaid in full in April, 1932, a month in advance of maturity. The maximum amount the company had borrowed from the bank at any one time was approximately \$32,000, which had been advanced in 1929 on both its own notes and its indorsed notes receivable. The company had maintained average balances commensurate with its borrowings from the bank until 1932. In that year it had allowed its balance to decline to an unsatisfactory figure. In November of the same year a leading mercantile credit agency had given the company a credit rating of the highest grade. Bank and trade checkings, though they had not been brought down to date, were also favorable. On the other hand, Mr. Anthony ascertained independently that the company at the end of November, 1932, had a contingent liability of approximately \$38,000 in connection with accounts receivable discounted with a finance company. This liability was not shown on the company's balance sheet as of November 30, 1932; the balance sheet had not been audited.

- 1. By what actions had the Indiana Machinery and Supply Company impaired its relations with the Wabash National Bank?
- 2. What steps should be taken by the company to insure the cooperation of the bank at all times?
 - 3. Should the bank have granted the loan of \$6,600?

EXHIBIT I INDIANA MACHINERY AND SUPPLY COMPANY BALANCE SHEET, AS OF DECEMBER 31

Item	1927	1928	1929	1930	1931	Nov. 30, 1932
Assets Cash	\$ 29,157 163,049 24,201 41,162	116,045 25,704	167,385	29,300*	\$ 21,309 194,926 25,268† 45,089	\$ 4,054 124,709 24,754 36,775 3,782
Total Current Assets Investments: Cash Surrender Value—	\$257,569	\$250,585	\$269,687	\$245,604	\$286,592	\$194,074
Life Insurance Treasury Stock Fixed Assets: Automobiles, Equipment,	5,902	7,640	9,423	975	1,368 1,018	1,368 1,017
Furniture and Fixtures, Improvements to Leased Property, etc., Less Reserves Contracts and Goodwill Deferred Charges Prepaid Insurance, Inter-	7,386 55,000				8,157 55,000	6,057 55,000
est, etc	1,254	900	780	3,326	718	3,713
Total Assets	\$327,111	\$324,218	\$343,865	\$312,720	\$352,853	\$261,229
LIABILITIES Notes Payable—Banks Notes Payable—Trade Creditors.	\$ 41,800	\$ 34,100	\$ 35,200 2,640		\$ 46,200	* ***
Trade Acceptances Payable. Accounts Payable Dividends Payable	10,185 83,523		6,600	69,253	72,829 2,085	\$ 10,199 23,155
Total Current Liabilities	\$135,508 176,660 14,943	176,660	176,660	\$ 99,186 	\$121,114 3,915 176,660 51,164	\$ 33,354 2,220 176,660 48,995
Total Liabilities	\$327,111	\$324,218	\$343,865	\$312,720	\$352,853	\$261,229
Contingent Liabilities §		\$ 1,829		\$ 22,535	\$ 12,594	

^{*} Includes \$27,472 of Notes Receivable—Employees, secured by company's common stock. † Includes \$17,344 of Notes Receivable—Employees, secured by company's common stock. Includes \$15,376 of Notes Receivable—Employees, secured by company's common stock. § On account of customers' notes receivable discounted.

EXHIBIT 2 INDIANA MACHINERY AND SUPPLY COMPANY OPERATING STATEMENT, YEARS ENDED DECEMBER 31

Item	1926	1927	1928	1929	1930	1931	1932*
Net sales Cost of sales					\$800,068 612,111		
Gross profit Selling expenses Administrative and	\$179,581 72,444				\$187,957 107,668	\$189,775 98,592	\$101,270 58,736
general expenses.	50,870	59,905	58,250	55,781	64,487	53,359	45,195
Operating profit Other income	\$ 56,267 6,030	\$ 38,712 13,831	\$ 33,516 10,198			\$ 37,824 10,545	
Total operating and other income Other charges	\$ 62,297 45,802				\$ 36,074 20,613	\$ 48,369 30,590	
Net profit	\$ 16,495	\$ 33,308 21,371			\$ 15,461 13,539	\$ 17,779 3,533	\$ 928

^{*} First II months only.
d Deficit.

3. LORAIN BISCUIT COMPANY

POSSIBLE USE OF TRADE ACCEPTANCES FOR FINANCING SALES

Toward the close of August, 1932, at a time when it was heavily burdened with bank indebtedness and merchandise inventories, the Lorain Biscuit Company was confronted with the problem of raising about \$150,000 of additional working capital required for financing operations for the remainder of the year, the period in which its manufacturing and sales activities would be at their seasonal peak.

The company was incorporated in Ohio in 1924 and had been actively managed since that time by its president, Mr. W. S. Reynolds. Its products, which were sold to the retail trade only, included a wide variety of high-grade biscuits. Its executive offices and plant were located in one of the largest cities in Ohio. The plant it occupied was of recent construction and up to date in every respect. Toward the close of 1931 it acquired all the assets and assumed all the liabilities of another biscuit company whose products were similar to its own. The increase in the company's assets and liabilities which resulted from this consolidation is reflected in its balance sheet as of December 31, 1931, shown in Exhibit 1.

As is indicated by the operating statements shown in Exhibit 2, the company's operations during the three years preceding 1931 were very successful. In 1931, however, net earnings fell to less than \$10,000. At the close of the year, moreover, the company's books showed abnormally large amounts of accounts receivable, merchandise inventories, and notes payable to banks. During the next six months, which were generally the dullest months of the entire year, the company succeeded in maintaining a satisfactory volume of sales, in reducing its accounts receivable substantially, and in making a small profit. It failed, however, to reduce either its inventories or its bank debts to the extent considered desirable. During July and the first week of August, 1932, it was able to effect but a slight reduction in merchandise inventories and notes payable to banks.

By the beginning of the fourth week in August, the company found itself in an embarrassing position. Orders were coming in at that time in satisfactory volume, and Mr. Reynolds believed that sales for the rest of the year would show the usual seasonal increase. In order to fill the large orders which were then coming in, however, he estimated that his company would require about \$150,000 of additional working capital. He was of the opinion that this amount, together with income expected from current operations, would be sufficient to meet the company's financial requirements for the rest of the year, but he expected that some difficulty would be encountered in any attempt to raise so large an amount of short-term funds as his business then required.

At this time the company had a line of credit of \$240,000 with each of its two main depositary banks, the Erie Trust Company and the Lakeport National Bank, and smaller lines with two other local banks, but it already owed the Erie Trust Company \$120,000, the Lakeport National Bank \$192,000, and other banks about \$144,000. Moreover, it had been continuously and rather heavily in debt to its main depositaries for nearly a year. Consequently, while he would have preferred to obtain from the latter institutions the additional working capital required, Mr. Reynolds doubted that these two banks would be willing under the circumstances to grant his company any substantial further advances.

As possibly the next most available method of meeting the inancial requirements of his company, Mr. Reynolds was considering the advisability of resorting to the use of trade acceptances. From time to time during the months immediately preceding he had noticed newspaper articles in which the advantages of the trade acceptance as an improved form of credit instrument, and as a means of stimulating business and making available increased amounts of credit to comparatively small corrowers, had been explained at some length. His attention had been attracted in particular to the following excerpts from articles in New York newspapers:

The Banking and Industrial Committee, headed by Owen D. Young, which was formed last month to help make effective the credit expansion program of the Federal Reserve System, issued yesterday a statement endorsing the proposal for using trade acceptances as a substitute for open book accounts.

The trade-acceptance plan has been under discussion for several nonths and was called to the attention of the Young Committee soon after that body was organized. The plan is sponsored by Irenee du Pont, vice chairman of E. I. du Pont de Nemours & Co., and by executive officers of the Westinghouse Electric and Manufacturing Company,

the General Motors Corporation, the Bethlehem Steel Corporation, the General Electric Company, and others, as well as by numerous bankers. It contemplates that, instead of financing sales through the use of open book credits, these companies and their customers will employ trade acceptances which can be discounted in the open market, thereby increasing the volume of commercial paper available for bank investments.

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The Statement of the Young Committee follows:

"The banking and industrial committee of the Second Federal Reserve District believes that the present time is opportune for renewal of a campaign for better business methods through the use of trade acceptances as a substitute for open book accounts. It is hoped that the grant of banking accommodation to manufacturers and merchants will be facilitated through the discount of approved trade bills in place

of cash advances on one-name promissory notes of borrowers.

"This should result in the use of additional bank credit in increased movements of goods and raw materials, and lead to increased employment in industry. The committee therefore strongly advocates the proper extension of trade acceptance terms and has recommended to the American Acceptance Council, the National Credit Men's Association and the Federal Reserve Banks that they use their facilities to bring about an enlargement of the use of trade acceptances, and to that end that they appoint a committee to deal with the matter.

"Efforts to obtain a wider use of trade acceptances have been made in this country ever since the introduction of the bankers' acceptance following the formation of the Federal Reserve System. The late Paul M. Warburg was one of the staunchest advocates of trade acceptances and declared that their use made for sounder business and banking conditions. Where business is not done on a strictly cash basis, he said, the trade acceptance would be found to be the safer, sounder and, in the long run, more economical method than the open accounts.

"Trade acceptances are used at present to a limited extent and bill dealers trade in such paper at rates about three-eighths to five-eighths of one per cent above the discounts quoted on bankers' bills. Among small merchants, however, there has existed a prejudice against trade acceptances, and they are frequently referred to discounts and they are frequently referred to discounts are discounted as a prejudice against trade acceptances.

paragingly as 'dunning credits.'"1

Interest in trade acceptances has awakened on all sides since the banking and industrial committee under the chairmanship of Owen D. Young endorsed the plan a few weeks ago, according to Robert H. Bean, executive manager of the acceptance council. Inquiries have come into the offices of the council from all parts of the country, many of them from the major officials of the largest industrial companies.

"A cross-section of the industries represented in this flood of new inquiries," Mr. Bean said yesterday, "includes two of the largest and most prominent steel manufacturers, two railroad companies, a New England paper manufacturer, a prominent manufacturing chemist,

1 New York Times, June 28, 1932.

a manufacturer of explosives, a sporting goods distributor, a mid-Western publisher, a manufacturer of iron castings, a nationally known shoe manufacturer, a New England malleable iron-works concern, a large motor construction company, an engineering concern, an investment bankers' organization, the world's largest telephone and telegraph company, a construction and roofing company, a manufacturer of hats and felts, a manufacturer of automobile axles, a mid-Western paint company, the largest producer of lead, a well-known agricultural implements concern, a manufacturer of pipe contractors' supplies, a large coal mine, a street railway company, a distributor of hosiery, a radiator manufacturer, a Southern pulp and paper company, a well-known textile concern, a manufacturer of grinding machines, a straw hat manufacturer, a manufacturer of celluloid, a well-known maker of car wheels, a Pennsylvania anthracite coal mining company, a woodworking machinery concern, a real estate distributor, a well-known leather manufacturer, engineer and municipal builders, steel construction companies, envelope and stationery manufacturers, printing type manufacturers, makers of pumps, phosphate, hardware, fuses, cement, motor trucks, tires, typewriters, etc."

Both from the commercial and the banking standpoints, Mr. Bean said, the trade acceptance permits a broader and wider extension of credit than any other credit instrument employed directly in domestic trade. Bankers and industrialists, he said, now recognize in the trade bill the ideal means for bridging the gap between the abundant credit supplies of the American banks and the vast fields of industrial and agricultural production from which the requirements of the markets are met.¹

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The New York Federal Reserve Bank has established a buying rate of 2% for purchase of prime endorsed trade acceptances in the open market. The bank can buy trade bills of maturities up to 90 days, the rate therefore applying to all maturities purchasable. Previously, the bank purchased prime trade acceptances at the rediscount rate, now $2\frac{1}{2}\%$, so that the new rate represents a reduction of $\frac{1}{2}\%$ in the buying rate. Chief cause of the action was that the rediscount rate is now far above the general level of credit rates.

Leaders in the campaign for increased use of trade acceptances, as well as dealers in bills, expressed pleasure over the Reserve Bank's action. The move in a sense marked the first official act of the central institution indicating approval of the extension of acceptance financing in industry. The bank thereby showed its readiness to cooperate in creating an active and reliable market for the paper.

In order to be eligible for purchase, the bills must carry a banking endorsement and a maturity date of 90 days or less. The 2% rate represents the minimum discount on paper bearing the highest grade names. Some bills will probably be bought by the bank in the next few days.

Furthermore, the bank established a rate well in line with rates at which trade acceptances have been moving in the open market, thus

¹ New York Times, July 13, 1932.

assuring dealers of an opportunity to dispose of their holdings, if the necessity should arise, without appreciable loss. Trade bills have been selling in the market at rates ranging from 13/8% to 21/4%, depend-

ing upon the quality of the names.

Dealers report that the amount of bills appearing is slowly expanding both in volume and in number of corporations offering them. It is understood that banks also are receiving bills in larger volume, although not yet in such amounts as to affect their credit figures materially. The open market anticipates that when credit conditions have firmed slightly, both banks and corporations will offer acceptances in large enough numbers to create active trading.

The action of the Reserve Bank in reducing its rate therefore assures the bill dealers, as well as the corporations adopting the practice, of a

completely free and flexible market.1

Up to this time the Lorain Biscuit Company had made no use of the trade acceptance. Instead, it customarily sold its products for cash and on open account, terms of sale being 2% 10 days, net 30 days; and it borrowed on its unsecured promissory note, either direct from its own local banks or in the open market, its seasonal requirements in the way of short-term capital. Not being thoroughly familiar with the practical operation of the trade-acceptance system, Mr. Reynolds felt some doubt as to whether it would be adaptable, without undue expense and delay, to his particular business. He therefore decided to call on Mr. Edward Maxwell, an officer of the Erie Trust Company, to find out, first, whether the bank would be willing to advance his business an additional \$60,000; and, second, whether in the opinion of the bank's officers the use of trade acceptances would be of any material help in the solution of his financial problems.

In looking through the bank's credit files, Mr. Maxwell noted that both trade and bank checkings of the company for a number of years had been uniformly favorable, that the company practically always took advantage of cash discounts offered and paid its bills promptly, and that Mr. Reynolds was regarded both by banks and by trade creditors as a man of high moral character and of unusual ability in his line of business.

- r. What action should the Lorain Biscuit Company have taken with respect to the adoption of the trade-acceptance method of financing its sales?
- 2. Should the Erie Trust Company have made an additional advance of \$60,000 to the company?

¹ Wall Street Journal, August 6, 1932.

EXHIBIT I
LORAIN BISCUIT COMPANY
BALANCE SHEET, AS OF DECEMBER 31

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Item	1928	1929	1930	1931	March 31, 1932	June 30, 1932
ASSETS Cash. Notes and Bills Receivable—Customers Acocounts Receivable—Customers Merchandise. Miscellaneous Items—Current. United States Government Securities.	\$ 47,233 1,152 174,050 362,001 4,098	\$ 91,720 24,491 399,360 4,080	\$ 56,887 7,546 213,476 561,250 4,591 4,080	\$ 57,350 23,194 462,625 777,597 4,080	\$ 80,975 28,735 380,633 729,761 4,080	\$ 50,263 21,298 238,478 727,665 4,080
Total Current Assets. Machinery and Fixtures. Investments. Other Notes and Accounts Receivable Miscellaneous Items—Slow Goodwill. Real Estate in Huron Heights Cash Value of Life Insurance.	\$ 588,534 310,780 23,153 15,849 270,000	\$ 749,891 293,788 10,482 16,155 240,000	\$ 847,830 294,957 5,520 4,164 29,825 240,000	\$1,324,846 385,733 277,592 23,238 38,666 54,000 28,799	\$1,224,184 344,366 268,686 17,220 57,189 54,000 28,799	\$1,041,784 354,343 297,606 70,355 78,802 54,000 32,901
Total Assets	\$1,208,316	\$1,310,316	\$1,422,296	\$2,132,874	\$1,994,444	\$1,929,79r
Notes Payable to Banks. Notes and Bills Payable for Merchandise. Accounts Payable for Merchandise. Miscellaneous Items—Current.	\$ 180,000 7,746 13,200	\$ 186,000 \$ 20,946 27,000	\$ 240,000 4,591 16,950 18,317	\$ 699,600 93,879 15,956	\$ 572,400 104,865 18,299	\$ 457,200 3,693 116,670 20,435
Total Current Liabilities Loans against Life Insurance Reserves. 8 % Cumulative Preferred Stock. 7 % Cumulative Preferred Stock. Common Stock. Surplus and Undivided Profits.	\$ 200,946 137,029 300,000 300,000 270,341	\$ 233,946 120,856 300,000 300,000 355,514	\$ 279,858 146,560 300,000 300,000 395,878	\$ 809,435 175,864 83,520 276,480 787,575	\$ 695,564 143,801 77,520 282,480 795,079	\$ 597,998 29,474 150,411 77,520 282,480
Total Liabilities	\$1,208,316	\$1,310,316 \$1,422,296	\$1,422,296	\$2,132,874	\$1,994,444	\$1,929,791

RELATIONS WITH BANKS

EXHIBIT 2 LORAIN BISCUIT COMPANY OPERATING STATEMENT, YEARS ENDED DECEMBER 31

Item	1928	1929	1930	1931	6 months ended June 30, 1932
Net sales. Gross profit General and selling expense Operating profit Other income Charges against income. Net income. Dividends—preferred stock Dividends—common stock Adjustments. Increase in surplus	102,101*		1,813,765† 115,767 4,411 32,399	\$3,058,523 483,573 410,541 73,032 412 64,182 9,262 47,576 36,600 466,611 391,697	166,241 135,226 31,015 337 13,227 18,125

^{*} After depreciation but before taxes. † Included cost of sales also

4. DEARBORN MANUFACTURING COMPANY (I)

APPLICATION FOR PERSONAL SECURED LOAN

Early in January, 1933, the Northwestern National Bank of Chicago was considering the advisability of granting a loan of \$40,000 to Mr. Thomas Benton, president of the Dearborn Manufacturing Company, on two notes of \$20,000 each. notes were to be signed jointly by Mr. Benton and one of his brothers, who was also an officer of the company. The proceeds of the loan, if granted, together with \$10,000 which Mr. Benton and his brother already had available for the purpose, were to be used to purchase 644 shares of the company's outstanding common and 2,838 shares of its outstanding preferred stock. The sale of this stock to Mr. Benton had already been authorized by the directors of the Dearborn Manufacturing Company, and it had been agreed that the proceeds of the sale were to go to the company's treasury. The shareholders of the company, other than the Benton brothers, realizing that their business needed additional working capital, and being willing to make some sacrifice in order to raise this capital, had agreed to contribute to the company on a pro rata basis the 3.482 shares which Mr. Benton proposed to purchase.

The Dearborn Manufacturing Company made labels, tags, envelopes, blotters, calendars, and other paper products, which it sold mainly to retail dealers in stationery and office supplies; and popular games, which were sold to chain 5- and 10-cent stores and other retail dealers. It had been organized early in June, 1931, as a consolidation of four smaller companies which for a number of years previously had been engaged in the manufacture of similar products in the metropolitan area of Chicago. Since this consolidation had been effected about the beginning of the busiest season of the four smaller companies and had necessitated the transfer of activities from the scattered plants of the several smaller concerns to a single larger plant, the company had operated at a considerable disadvantage during the seven months ended December 31, 1931, and had not brought its operations to a state of efficiency until near the close of that period. Its factory buildings, though not of recent construction, had been well maintained, and its machinery and equipment were up to date and in good condition.

At the time when Mr. Benton applied for the joint loan of \$40,000 he owed the Northwestern National Bank \$10,000, the amount of a loan which he had obtained on his unsecured personal note some two years previously and renewed several times at maturity; and the Dearborn Manufacturing Company owed the bank \$60,000 on its unsecured notes payable. If the proposed joint loan were granted, Mr. Benton agreed to reduce the company's notes payable of \$60,000 and the joint loan of \$40,000 as follows:

1. \$40,000 of the company's loan of \$60,000 as soon as the proceeds of the joint loan should be made available.

2. \$10,000 of the company's loan in April, 1933.

- 3. The remaining \$10,000 of the company's loan in June, 1933, or sooner.
- 4. \$20,000 of the joint loan within one year (i.e., on or before January 1, 1934).

5. The remaining \$20,000 of the joint loan within 30 months (i.e., on or before July 1, 1935).

Thus under this plan the combined indebtedness of Mr. Benton and the Dearborn Manufacturing Company to the Northwestern National Bank would be reduced within a year to \$30,000, as compared with the \$70,000 owed the bank in January, 1933.

In order to secure the proposed loan, Mr. Benton agreed to:

- 1. Sign over to the bank all rights to a trust fund of \$40,000 which, on the death of his mother, who was then sixty years old, would revert to himself, his two brothers, and his sister, all of whom had agreed, for value received from him, to sign over their interest in this fund during the life of the loan.
- 2. To secure the indorsement of either one of two Chicago corporations on the second of the two \$20,000 notes which were to be signed by himself and his brother if the proposed joint loan were granted. The first of these two corporations had a net worth in excess of \$2,000,000; the second, a net worth estimated at \$150,000 to \$250,000. Both had the highest credit rating.
- 3. To indorse to the bank 1,100 shares of the Dearborn Manufacturing Company's preferred and 3,530 shares of its common stock, which would constitute a majority of the 8,912 shares of voting stock issued or to be issued. In this connection Mr. Benton stated that the company was then carrying insurance of \$100,000 on his life, under an agreement, in the event of his death and on the request of his administrator, to buy in the company's stock held by him at the time of his demise at

its book value as of that time. Assuming that the book value of the preferred stock at such time, after the \$50,000 had been turned over to the company's treasury and after deduction of about \$20,310 included as goodwill and deferred charges among the assets shown on the company's latest balance sheet (December 31, 1932), would be about \$90 a share, he explained that the book value of the common stock, after the company had collected the \$100,000 from the insurance companies, would be about \$50,880, or slightly more than \$10 a share on 5,000 shares. (One hundred thousand dollars received by the company from the life insurance, less a total of \$49,120—consisting of \$39,120, the amount required to bring the value of the outstanding 3,012 shares of preferred stock up to par, and \$10,000 of premium loans against the life insurance, the maximum amount of such loans which could be outstanding during the life of the proposed joint loan.) The total value of the 1,100 shares of preferred and the 3,530 shares of common stock to be pledged as collateral for the proposed joint loan would under such conditions be about \$145,300 (\$110,000 for the 1,100 shares of preferred at \$100 a share and \$35,300 for the 3,530 shares of common at \$10 a share).

Mr. Benton explained further that, while the company admittedly was in need of additional working capital at that time, his main reason for requesting the loan of \$40,000 was that the company needed a stronger and more responsible leadership, "backed by stock," even more than it needed additional capital; and that, provided he could secure the necessary stock control as proposed, he firmly believed he could supply the required leadership better than any of his associates in the business. He was of the opinion that, without such leadership, the progress of the company would be hampered in the future as seriously as it had been ever since the consolidation of the four smaller concerns in 1931.

As reasons which he thought would justify the bank in granting the proposed loan, Mr. Benton then pointed out that

1. The security offered appeared to be satisfactory.

2. In 1932, under the worst business conditions he had experienced in the paper-products industry in more than 20 years, the company

had made real progress.

3. The condition of the company at the beginning of 1933, as compared with some of its large competitors, was very favorable; and it was better than that of any of its competitors which did about the same volume of business in the same district during the year 1932. [Balance sheets, analysis of the deficit account, and operating statements of the company for 1931 and 1932 are shown in Exhibits 1 to 3.]

4. Operations for 1933 were expected to result in a minimum cash gain of more than \$70,000 and an actual cash gain of more than \$112,000.

In support of the last statement, Mr. Benton submitted the schedules of estimated minimum and of actual sales, costs, and profits shown in Exhibits 4 and 5. The estimates of increased sales and profits during the second as compared with the first half of 1933 he justified on the ground that the company's business was distinctly seasonal, 60% of its total volume of sales generally being made during the last half of the year. He stated further that he believed the estimate of actual sales and profits for 1933 was conservative, particularly in view of the fact that two new products which the company had recently introduced were proving very profitable.

The Northwestern National Bank had secured the account of the Dearborn Manufacturing Company early in June, 1931, at the time of the consolidation. For about fifteen years before that time it had had the account of the largest of the four consolidating companies, the Sheridan Paper Products Company, which had been operated with fair success for a number of years by Mr. Benton and his brothers. The management of the Dearborn Manufacturing Company was favorably regarded in trade circles, as well as by the bank. Two of the bank's officers were of the opinion that the company had followed excessively liberal policies with respect to executives' salaries in the past, but Mr. Benton agreed that, whether the proposed loan were granted or not, the company would build up a substantial surplus before considering salary disbursements of any considerable amount. The bank had granted the company a credit line of \$40,000 when it secured the account. In the following year the line of credit had been increased temporarily to \$60,000. During the years 1931 and 1932 the company's indebtedness to the bank had averaged about \$50,000. It had reduced its loans from the bank to \$30,000 at one time in 1931 and to \$40,000 in 1932, but early in January, 1933, as was stated above, it owed the bank \$60,000, the full amount of its line of credit. All its loans had been "straight," i.e., unsecured. Until the fall of 1932 its average balance with the bank had been satisfactory. The only other bank account it maintained was a small deposit account with another local institution.

At the time of Mr. Benton's application for the advance of \$40,000, the bank had a substantial amount of surplus funds available for loans to its own customers. Prevailing rates were then $1\frac{1}{2}\%$ on prime four to six months' commercial paper,

 $\frac{3}{8}\%$ on prime 90-day bankers' bills, $\frac{1}{2}\%$ on stock exchange 90-day time loans, and $\frac{1}{6}\%$ on call loans, and the average yield on U. S. Treasury bonds was 3.39%. On three to six months' U. S. Treasury notes and certificates the yield had recently been as low as .07%. On the other hand, Mr. Benton had agreed that, if the bank decided to grant the loan of \$40,000, both the joint notes of \$20,000 should be discounted at the rate of 6% a year.

- 1. Should the Northwestern National Bank have taken favorable action on the proposed loan of \$40,000?
- 2. In the event that it had granted the loan, what restrictions or conditions, if any, should it have imposed in order to protect its advance?

EXHIBIT I DEARBORN MANUFACTURING COMPANY BALANCE SHEET, AS OF DECEMBER 31

·		
Item	1931	1932
Assets		
Cash	\$ 10,520	\$ 14,382
Accounts Receivable	52,042	128,680
Notes Receivable*	6,518	2,800
Merchandise Inventory†	101,402	90,554
Cash Surrender Value of Life Insurance, Less Loans;	2,838	2,080
Prepaid Expenses	9,328	8,100
Total Current Assets	\$182,648	\$246,596
Investments	426	800
Land and Buildings§	67,364	65,580
Machinery and Equipment§	236,162	204,036
Office Equipment§	3,852	3,270
Deferred Charges	17,464	18,308
Goodwill	2,000	
GOOGWIII	2,000	2,000
Total Assets	\$509,916	\$540,590
Liabilities		
Accounts and Acceptances Payable	\$ 32,922	\$ 87,440
Notes Payable—Bank.	40,000	60,000
Notes Payable—Others	40,136	30,602**
Accrued Expenses	8,056	10,086
Provision for Taxes.	630	190
2 10 122 101 2 22 22 22 22 22 22 22 22 22 22 22 22		
Total Current Liabilities	\$121,744	\$188,318
Mortgages Payable		29,800
Preferred Stock	391,200	391,200
Common Stock¶	2,118	2,118
Deficit		70,846
Total Liabilities	\$509,916	\$540,590

*Less notes discounted amounting to \$11,936 as of December 31, 1931.
†Priced as follows: raw materials, at market; goods in process, at manufacturing cost; finished goods, at selling price less 5%.
‡Loans of \$10,044 as of December 31, 1931, and \$13,666 as of December 31, 1932.
§ Fixed assets carried at appraisal values agreed on at time of consolidation, plus cost of subsequent additions, less depreciation at the following rates; buildings, 3% a year; machinery, factory fixtures, office furniture and fixtures, and alterations and improvements, 10%; motors, printing equipment, service-station equipment, and office machines, 20%; delivery equipment, 25%.

| 3,912 shares 7%, cumulative, \$100 par. Accumulated dividends on this stock as of December 31, 1932, amounted to 9%.

| 4,314 shares, no par value.

*** \$12,350 of this amount represented loans to the company from its executives.

EXHIBIT 2 DEARBORN MANUFACTURING COMPANY Analysis of Deficit Account

DECEMBER 31, 1931 Net Loss for 7 Months Ended December 31, 1931	33,912 9,924
	43,836
Deduct: Increase in Cash Surrender Value of Life Insurance	6,690
Deficit, December 31, 1931 \$3	37,146
DECEMBER 31, 1932	
Balance, January 1, 1932\$3	37,146
Net Loss for Year Ended December 31, 1932 3	35,024
	1,538
Deduct:	73,708
T LTTT	2,862
Deficit, December 31, 1932\$7	70,846

EXHIBIT 3 DEARBORN MANUFACTURING COMPANY INCOME ACCOUNT

Item	7 months ended Dec. 31, 1931	Year ended Dec. 31, 1932
Net sales Cost of sales*	\$518,038 404,582	\$628,480 487,516
Gross profit	\$113,456	\$140,964
Operating expenses* Delivery	18,626	07 000
Selling.	35,188	21,200 37,550
Administrative	59,042	56,536
Total operating expenses	\$112,856	\$115,286
Net income from operations	600	25,678
Other expenses less other income*	34,512	60,702
Net loss	\$ 33,912	\$ 35,024

^{*} Depreciation charges are included in cost of sales, operating expenses, and other expenses less other income.

EXHIBIT 4
DEARBORN MANUFACTURING COMPANY
ESTIMATED MINIMUM SALES, COSTS, AND PROFITS, 1933

Item	Jan.	Feb.	Mar.	Apr.	Мау	June	July	Aug.	Sept.	Oct.	Nov.	Dec.	Total
Sales of paper products Sales of games	\$50,000 I0,000	\$50,000	\$50,000 15,000	\$50,000 10,000	\$40,000	\$40,000	\$40,000	\$50,000	\$70,000 15,000	\$ 90,000	\$ 80,000	\$50,000	\$660,000 170,000
Total sales	\$60,000	\$65,000	\$65,000	\$60,000	\$45,000	\$45,000	\$45,000	\$60,000	\$85,000	\$110,000	\$110,000	\$80,000	\$830,000
Merchandise Direct labor	12,600	24,600	24,600	22,000	16,200	16,200	16,200	22,000	31,400	40,600	42,200	32,000	310,000
Indirect labor Commissions and expenses	4,500	4,500 1,200	1,200	4,500		4,500	4,500	4,500	5,000	5,500	5,500	5,000	57,000
Manufacturing expenses	000'6	000'6	000'6	000'6		0000	0000	000'6	12,000	14,000	14,000	12,000	124,000
Ouice wages Delivery wages	, 2, 000 1,000 1,000	2,000	2,000	1,800		1,500	1,500	z,400 1,800	2,000	3,000	3,000	2,400	22,000
riesries	000'9	0,000	0,000	6,000	000'9	000'9	000'9	000'9	000'9	000'9	000'9	000'9	72,000
Gain or loss	\$59,300 +700	\$62,900	\$62,900	\$59,100 +900	\$49,400 4,400	\$49,400 4,400	\$49,400	\$59,100 +900	\$77,800 +7,200	\$95,900 +14,100	\$97,700 +12,300	\$77,400 +2,600	\$800,300 +29,700
facturing expenses	3,400	3,400	3,400	3,400	3,400	3,400	3,400	3,400	3,400	3,400	3,400	3,400	40,800
Cash gain or loss each month	+\$4,100	+ 5,500	+\$ 5,500 + 15,100	4,300 19,400	-\$ 1,000 + 18,400	-\$ 1,000 + 17,400	-\$ 1,000 -\$ 1,000 +\$ 4,300 +\$10,600 + 17,400 + 16,400 + 20,700 + 31,300	+\$ 4,300 + 20,700		+\$17,500 + 48,800	+\$15,700 + 64,500	+\$ 6,000 + 70,500	+\$70,500 + 70,500

EXHIBIT 5 DEARBORN MANUFACTURING COMPANY ESTIMATED ACTUAL SALES, COSTS, AND PROFITS, 1933

Item	January through June	July through Decem- ber	Total, 1933	Estimated minimum	
Sales of paper products	\$320,000 90,000	\$420,000 180,000	\$ 740,000 270,000		\$ 80,000 100,000
Increased costs: Merchandise Direct labor Indirect labor Manufacturing expenses. Office and delivery expenses Salaries and commissions.			32,600 5,000 10,000 5,000		\$180,000
Total costs Estimated additional gain Estimated minimum gain (as above).					137,800 42,200 29,700
Total estimated actual profits Depreciation charges					\$ 71,000 40,800
Total estimated actual cash gain					\$112,700

5. DEARBORN MANUFACTURING COMPANY (II)

ACTION TO BE TAKEN BY BANK UPON MATURING LOANS

In August, 1933, the Northwestern National Bank of Chicago was faced with the problem of deciding what policy it should adopt with respect to the collection of its three loans to the Dearborn Manufacturing Company, one of \$10,000, and two of \$20,000. The note for \$10,000 had last been renewed on July 14, for one month; the other two notes, on July 20 and July 26, respectively, for one month also.

For the six months ending March 31, 1933, the Dearborn Manufacturing Company showed a net profit from operations of \$84,000, of which about \$60,000 represented earnings for the first quarter of 1933. In May, 1933, moreover, the management agreed not to make salary disbursements of any considerable amounts, in order to build up a substantial surplus. As late as June, 1933, the management had been well regarded both in trade circles and by the bank.

Despite these favorable circumstances, after March, 1933, partly because of conditions which began to develop during the banking moratorium, and partly because of a sudden decrease in the demand for puzzles, sales of the company declined considerably more than was to have been expected on account of the seasonal character of its business. In view of these facts, the officers of the Northwestern National Bank felt serious doubts as to the ability of the company to meet the three notes which would mature within a few weeks and therefore found it necessary early in August to formulate some plan for dealing with the situation in which the company had become involved by that time.

At the beginning of 1933 the company owed the bank \$60,000, the full amount of its line of credit. Although the bank had refused to lend Mr. Thomas Benton, the president of the Dearborn Manufacturing Company, \$40,000 on his personal secured note, the company had been able, in January, 1933, to reduce its bank debt to \$40,000. Early in February it borrowed \$30,000 which it repaid within a short period. Later in the same month it obtained an advance of \$20,000 for 30 days; it anticipated payment of this loan by about 17 days. In April it borrowed \$10,000 more, bringing its total bank debt up to \$50,000. This total was represented by three separate unsecured notes: one for \$10,000

mentioned just above, and two others for \$20,000 each. During the next few months the company found itself unable to reduce its bank debt and consequently renewed all three notes several times. Besides these notes, for two years the bank had held Mr. Benton's personal note for \$10,000 for which he would probably request another renewal at the next maturity date.

At the end of July, furthermore, the company owed other unsecured creditors approximately \$100,000. Included in this \$100,000 were \$42,200 of accounts payable; \$19,552 of trade acceptances, practically all of which would become payable before the end of August; \$27,980 of notes payable, of which \$15,350 were payable by December 15, 1933, and \$2,080 by March 25, 1934, the rest being demand notes given executives of the company for funds they had put into the business; and about \$9,200 of accrued salaries and wages. By the end of July some of the larger of these unsecured creditors had also become somewhat doubtful concerning the ability of the company to meet its obligations, and early in the following month they suggested that the bank should renew its loans of \$50,000 until such time as the company could work out of its difficulties.

The officers of the bank realized that about 60% of the company's sales normally were made in the last half of the year, and that, if its already depleted working capital were to be reduced still further, it would probably be unable to finance its operations during the most active season of the year. Moreover, it was probable that the expected increase in the company's volume of business during the fall and winter months would be accompanied by rising prices for its products; and it was possible, therefore, that operations for the entire year might result in net earnings equal at least to those of the first quarter. On the other hand, Mr. Benton had stated as recently as the second week in May that the business probably faced a loss from operations for the period from April 1 to October 1. Such an outcome seemed by no means improbable since the company's costs of production would be increased appreciably by the National Recovery Act, its business was one in which competition was very active, and the demand for its products, particularly puzzles, was somewhat irregular and uncertain. The officers of the Northwestern National Bank, furthermore, had reasons for believing that the progress of the company was being hampered by differences of opinion among its executives, who owned practically all its stock. Finally,

the last audit of the company's books had disclosed the fact that approximately \$18,000 of the \$52,384 of accounts receivable included among its current assets as of July 31 would probably prove to be uncollectible. In view of all these circumstances the officers of the bank felt that they could not, in fairness to their depositors and stockholders, agree to extend the maturity of the company's notes indefinitely, as was suggested, and thus in effect subordinate their claims to those of the other unsecured creditors.

Balance sheets and operating statements of the company are shown in Exhibits 1 and 2.

What action should the Northwestern National Bank have taken with respect to the three loans of the Dearborn Manufacturing Company?

EXHIBIT I DEARBORN MANUFACTURING COMPANY BALANCE SHEET

Item	Dec. 31,	Dec. 31, 1932	Mar. 31, 1933	June 30, 1933	July 31, 1933
Assets Cash Accounts Receivable Notes Receivable* Trade Acceptances Receivable Merchandise Inventory Cash Surrender Value of Life Insurance, Less Loans†	52,042 6,518 101,402 2,838	90,554	\$ 47,270 108,316 2,520 3,556 138,298	76,334 8 148,662 1,088	52,384
Prepaid Expenses Total Current Assets Investments Land and Buildings Machinery and Equipment Office Equipment	426 67,364 236,162 3,852	\$246,596 800 65,580 204,036 3,270	1,850 \$303,890 1,300 69,976 271,572 4,354	\$246,388 I,750 69,976	2,838 69,976 271,728 4,354
Prepaid Royalties. Prepaid Commissions. Deferred Charges. Goodwill. Total Assets.	17,464 2,000		18,310 2,000 \$671,402	18,310	9,228 884 12,972 2,000
LIABILITIES Accounts and Acceptances Payable. Notes Payable—Bank Notes Payable—Others. Accrued Expenses Provision for Taxes.		30,602 10,086	\$120,208 40,000 27,972 2,094 190	50,000	\$ 61,752 50,000 27,980 9,612 1,458
Total Current Liabilities Machinery Sold. Mortgages Payable. Reserve for Depreciation. Reserve for Bad Debts Reserve for Deferred Charges. Preferred Stock‡.	32,000	391,200	\$190,464 28,600 55,714 11,456 2,286 391,200	2,020 28,400 64,444 11,456 4,574 391,200	\$150,802 28,400 67,352 391,200
Common Stocks	2,118 37,146 \$509,916	70,846	2,118 10,436 \$671,402	2,118 26,888 \$614,506	2,118 55,250 \$584,622

^{*}Less notes discounted amounting to \$11,936 as of December 31, 1931.
†Loans of \$10,044 as of December 31, 1931; \$13,666 as of December 31, 1932, and March 1, 1933; and \$14,658 as of June 30 and July 31, 1933.

13,912 shares—7 %, cumulative, \$100 par. Accumulated dividends on this stock as of June 30, 1933, amounted to 12½ %.

4,314 shares, no par value.

\$12,350 of this amount represented loans to the company from its executives.

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RELATIONS WITH BANKS

EXHIBIT 2 DEARBORN MANUFACTURING COMPANY INCOME ACCOUNT

Item	7 months ended Dec. 31, 1931	Year ended Dec. 31, 1932	ended	6 months ended June 30, 1933	ended
Net sales	\$518,038 404,582	\$628,480 487,516		\$470,838 329,920	
Gross profit	\$113,456	\$140,964	\$113,372 11,008	\$140,918 22,026	
Operating expenses*: Delivery Selling Administrative	18,626 35,188 59,042	21,200 37,550 56,536	\$102,364 5,626 18,230 16,740	27,536	16,142 30,226
Total operating expenses Net income from operations Other expenses less other income*	\$112,856	\$115,286	61,768		39,896
Net profit	\$ 33,912 ^d	\$ 35,024 ^d	1,358 \$ 60,410	2,802 \$ 43,958	

^{*} Depreciation charges are included in cost of sales, operating expenses, and other expenses less other income for 1931, 1932, and the seven months ended July 31, 1933.

d Deficit.

6. TEXICAN PRODUCTION COMPANY¹

BANK LOANS SECURED BY STORED OIL2

In November, 1927, officials of the Texican Production Company believed that oil prices were probably as low as they would be for some time and consequently wished to store part of the company's production. Since the financial position of the Texican Production Company was not strong enough to permit advantageous sale of bonds to the public, the management asked the Hampden National Bank of St. Louis for a \$1,000,000 loan to be secured by oil at 80% of its daily posted price and by a mortgage on the storage tanks themselves, on the ground occupied by the tanks, and on gathering pipe lines.

The Texican Production Company purchased and developed proved acreage and then sold it to large producing and refining companies. The total output of the Texican Production Company, approximately 15,000 bbl. a day, was largely from wells required to offset new drilling developments by the Gulf Oil Corporation, although the Texican Production Company officials were anxious to keep production at a minimum. The company's chief property in Texas was crossed by four pipe lines, and the Pinckney Petroleum Corporation was reported to be planning to build another within a year.

In the spring of 1926 the Texican Production Company had sold acreage to the Finlay Petroleum Company for \$3,500,000 in cash and 20% of the profits from oil taken from that field after the Finlay Petroleum Company had recovered its original invest-This percentage contract was carried on the balance sheet at \$2,157,266, which was 20% of the estimated value of oil in the land less its estimated production costs; oil accountants customarily valued percentage contracts in this way. can Production Company also had sold a one-half interest in a lease in Texas to the Pinckney Petroleum Corporation for \$700,ooo; the two companies in November were operating this territory jointly.

The Texican Production Company, a closed corporation, had been organized in 1923. Although it had incurred a deficit for

Schwulst, Extension of Bank Credit, pp. 220-234.

¹Reprinted from C. E. Fraser, *Problems in Finance*, 2d rev. ed., McGraw-Hill Book Company, Inc., New York, 1930.

² Extension of bank credit to oil producers and refiners is discussed in E. B.

the fiscal year ending December 31, 1926, it had an operating profit of \$233,670 for the four months ending April 30, 1927. In November, 1927, the company had a \$1,000,000 credit line with an oil supply company from which it purchased materials and tanks. This loan was secured by stored oil and tanks. The company's balance sheet is given in Exhibit 1.

EXHIBIT I
TEXICAN PRODUCTION COMPANY
BALANCE SHEET, AS OF APRIL 30, 1927

Assets		Liabilities	
Cash	\$ 165,995	Notes Payable	\$ 150,000
Accounts Receivable	1,045,934	Cash Vouchers Payable.	77,857
Notes Receivable	307,300	Payrolls	3,913
Accrued Interest Receiva-	0 170	Deferred Income—Sea-	079-3
ble	128	man Producing Com-	
Materials	28,054	pany Contract	137,078
Life Insurance at Cash	,	Finlay Petroleum Com-	017-1-
Surrender Value	4,781	pany Contract (Con-	
Prepaid Insurance	5,114	tra)	2,157,266
Deposits	405	Contingent Accounts	7 017
Funds in Escrow	3,165	Payable	43,100
Contractual Receivables	0, 0	Due Seaman Producing	107
with Seaman Produc-		Company	38,954
ing Company from Oil		Surplus	
Produced	127,078	•	,,,,,
Stock in Other Com-	• • • •		
panies	2,500		
Deferred Items	4,269		
Valuation of Properties	., .		
Operated under Con-			
tract with Finlay Pe-			
troleum Company	2,157,266		
Leasehold Bonuses Paya-			
ble from Oil Produced	43,100		
Fixed Assets	480,641		
Organization Expenses.	2,705		
Total Assets	\$4,378,435	Total Liabilities	\$4,378,435

On account of its inferior quality and high sulphur content the company's West Texas oil was quoted at about half the price of 33 to 33.9° gravity Seminole district crude petroleum, the decline of which was representative of the oil industry (see Exhibit 2). Although there was still a maladjustment between production and consumption, as shown in Exhibit 3, the Texican Production Company management was hopeful that the oil industry had been through the most acute period of the depression and that as conditions slowly improved the price of all grades of oil would rise.

EXHIBIT 2 PRICES OF KANSAS-OKLAHOMA CRUDE OIL OF 33 TO 33.9° GRAVITY FROM 1925 THROUGH 1927*
(In dollars per barrel of 42 gal.)

Month	1925	1926	1927
January. February. March April. May. June July. August September. October November December	1.29 1.74 1.80 1.80 1.80 1.80 1.73 1.60 1.60	1.55 1.80 1.80 1.80 2.05 2.05 2.05 2.05 2.05 1.83 1.75	1.75 1.70 1.34 1.12 1.16 1.16 1.16 1.16 1.20 1.24 1.23

^{*} Standard Trade and Securities Service.

Exhibit 3 Production, Consumption, and Stocks on Hand at End of Month OF CRUDE PETROLEUM IN THE UNITED STATES FROM 1925 THROUGH

1927* (In millions of barrels)

		1925			1926			1927	
Month	Pro- duc- tion	Con- sump- tion	Stocks	Pro- duc- tion	Con- sump- tion	Stocks	Pro- duc- tion	Con- sump- tion	Stocks
January. February March April May† June July August September October November December	60 4 54 8 61.3 62.0 68.9 67.8 67.6 65.4 64.8 61.9	50.5 43.8 49.3 48.3 52.0 54.7 53.8 50.6 48.7 47.4 50.9	422.2 423.1 424.0 423.4 425.6 425.6 425.8 421.2	61.8 65.2 67 0 65.8 69.7 69.9	48 6 43.2 50.8 52.1 51.3 52.5 52.8 52.1 53.4 53.9 55.3	422.4 420.5 420.6 410.7 409.6 403.9 400.3 397.6 395.4 395.4	67.9 75.3 72.6 76.3 74.5 78.0 75.1 77.1	54.1 49 1 54.3 48.8 50.2 49.1 54.7 56.7 54.4 55.9	398.0 402.9 407.6 415.7 424.4 433.1 441.9 448.9 454.7 458.8

^{*} Standard Trade and Securities Service.

The company's executives thereupon suggested a \$1,000,000 loan due on November 15, 1929, to be advanced by the Hampden National Bank as follows:

November	15, 10	27	\$200,000	March	15,	1928	\$100,000
December	15, 10	927	200,000	April	15,	1928	100,000
January	15, 19	28	200,000	\mathbf{May}	15,	1928	100,000
February	15, 10	28	100.000				

[†] After May, 1925, neither stocks nor consumption of crude petroleum or of fuel oils of California grade are included.

The notes were to be issued under a trust agreement and were to bear interest at 6%; a commission of 5% was to be paid to the bank as the money was withdrawn. The borrower was obligated to take the first \$600,000 of the line but not the last \$400.000. The loan was to be not more than 80% of the value of stored oil at the prices posted by the pipe-line companies. The oil in storage as of November 10, 1927, was valued at \$636,120 at current market price and the tanks at \$493,000. If the Texican Production Company sold the other half of the lease which it owned with the Pinckney Petroleum Corporation, it agreed to devote the proceeds to liquidating the loan. As the pledged oil was drawn from the tanks and sold, the proceeds were to be used to liquidate the company's obligation. The Texican Production Company further was to insure the oil against fires and tornadoes and to pay the expenses of a trustee who would gauge the oil periodically.

The Hampden National Bank consulted several men who knew the Texican Production Company officials. A vice president of a Fort Worth bank spoke highly of the integrity of the officials, as did the vice president of another Texas bank whose officers frequently had endorsed the Texican Production Company's notes. The latter, however, stated that since much of the oil in Texas had a high sulphur content it had a tendency to injure the storage tanks.

An executive of the Pinckney Petroleum Corporation, however, stated that the Texas oil was of satisfactory quality. He added that on account of its joint operation of the lease the Texican Production Company would have first use of the Pinckney Petroleum Corporation's proposed pipe line when completed. The Pinckney Petroleum Corporation, moreover, was willing to act as trustee, to gauge the oil in storage twice a month, and to keep the Hampden National Bank informed regarding prices.

The executives of the Hampden National Bank were convinced that the Texican Production Company officials were of good character, an important consideration in loans of this type, since despite the vigilance of the trustee it might be possible to drain the oil or in other ways defraud the creditor. They realized, however, that a large part of the Texican Production Company assets were accounts receivable, oil lands, and percentage contracts. The value of either the land owned in fee or the percentage contracts depended on the oil reserves, which were

difficult to gauge. Furthermore, the Texican Production Company had been operating only about five years and depended for its profit largely on the sale of developed acreage. Such transactions might yield large profits at times; the Texican Production Company, however, did not have the comparatively steady sales volume of companies engaged primarily in selling crude oil or refined products.

Moreover, while oil prices were lower than for several years, crude oil stocks were of unusual size and it was possible that, if production continued in excess of consumption, prices might decline further. The newly discovered fields in the Panhandle and West Texas districts, while still unexploited, offered possibilities of a vast new supply of oil, with a consequent further depression of prices. Much of the Texas oil acreage either was inadequately served by pipe lines or had no transportation facilities. The fact that the relatively few large companies that owned much of the Texas acreage were cooperating to prevent a further decline in prices had averted severe competition in drilling. It was also questionable to what extent storage of oil was desirable, since it involved an annual expense of 40 cents per barrel, including tank construction costs and carrying charges.

Should the Hampden National Bank have made the proposed loan to the Texican Production Company?

7. ATLAS MANUFACTURING COMPANY

APPLICATION FOR INCREASED LINE OF CREDIT

In January, 1934, the treasurer of the Atlas Manufacturing Company requested the San Antonio National Bank, its chief depository, to increase the company's line of credit from \$250,000 to \$400,000. He explained that, since prospects for a larger volume of business in 1934 made it desirable to increase the company's aggregate credit lines from \$500,000 to \$800,000, he was asking each of the company's four depositories to grant a 60% increase over the line in force during 1933.

The Atlas Manufacturing Company was a Texas corporation, organized in 1905 to manufacture and distribute stationery, school supplies, greeting cards, and allied products. Although essentially a converter, the company produced in its own factories a small percentage of the paper which it used. Home office and principal plant were located in San Antonio; smaller mills were situated in several towns in adjacent states. Atlas products, distributed directly to retailers as well as through jobbers, were sold by stationers, department stores, and other retail outlets throughout the United States.

The Atlas Manufacturing Company, in common with other concerns in this branch of the paper industry, made the major part of its annual sales during the early fall months. Consequently it required considerable seasonal financing to carry inventories and receivables. The company customarily began to borrow from banks in January, indebtedness of this type reaching a maximum in July and August, when inventories were at their annual peak. With the reduction of inventories and the liquidation of accounts receivable in the following months, bank loans were decreased, and a seasonal "clean-up" was effected in December or early January. For several years on account of prevailing conditions this clean-up had been accomplished with difficulty or not at all.

The San Antonio National Bank had handled profitably for many years the pay-roll account for the local plant of the Atlas Manufacturing Company. Because of satisfactory relations in the past and because of the importance of the Atlas plant as an employer of local labor, the officers of the bank were extremely reluctant to refuse the requested increase in the company's line of credit. Nevertheless, they were not wholly convinced that it would be sound financial policy for the Atlas Manufacturing Company to depend upon further bank loans for the additional working capital it wished to raise.

The treasurer of the company had informed the officers of the bank that he was considering the advisability of securing a portion of the necessary seasonal financing in the open market. On several occasions before 1930 the company had borrowed funds in this manner. Not only was the treasurer attracted by the possibility of securing funds more cheaply than could be done by means of bank loans for which the company was paying 5½% per annum, but also he was convinced that for a firm in the stationery business the advertising given by open-market financing would be of value.

Additional information on the financial position of the company is given in Exhibits 1 and 2. Exhibit 3 shows weekly commercial paper rates for the two months preceding January 20, 1934.

r. Should the San Antonio National Bank have granted the requested increase in the credit line of the Atlas Manufacturing Company?

2. Should the Atlas Manufacturing Company have attempted to replace a portion of its bank lines by open-market borrowing?

3. Would the paper of this company have found a ready market among banks? What rating should be given to the company's paper?

RELATIONS WITH BANKS

EXHIBIT 1 ATLAS MANUFACTURING COMPANY BALANCE SHEET,* AS OF DECEMBER 31

Item 1930 1931 1932 1933	
Assets	
Cash	576
ble	24
Inventories 680,810 434,432 329,030 408,	
Cash Value of Life Insurance. 167,034 104,398 112,713 119,	
Company	295
Total Current Assets \$1,164,128 \$ 913,723 \$ 708,320 \$ 711,	72
Plant and Equipment 1,007,340 1,026,512 892,273 835,	
Investments	
Receivable 12,659 11,996 9,493 7,	42
Prepaid Items 46,233 34,960 18,769 11,	
Total Assets \$2,237,407 \$1,994,238 \$1,633,895 \$1,568,	86
Liabilities	
Payable to Banks \$ 279,300 \$ 267,900 \$ 179,550 \$ 42,5	750
Accounts Payable 30,115 48,401 54,103 99,6	
Accrued Items and Reserves. 3,390 5,629 723 18,6	103
Mortgage Payable—Current. 12,774 7,074	
Life Insurance Policy Loans	12
Total Current Liabilities. \$ 325,579 \$ 329,004 \$ 262,876 \$ 268,	80
Real Estate Mortgages 60, 773 51, 300 46, 740 42.	
Preferred Stock, 7% 714,210 712,272 711,132 709,9	
Common Stock, No Part 747,384 747,384 747,384 393,6	
Surplus	00
Total Liabilities \$2,237,407 \$1,994,238 \$1,633,895 \$1,568,	86

* Audited.
† Changed to \$5 par value in 1933.

Deficit.

EXHIBIT 2 ATLAS MANUFACTURING COMPANY INCOME STATEMENT,* YEARS ENDED DECEMBER 31

				<u> </u>
Item	1930	1931	1932	1933
Net salesGross profitGeneral and selling expenses	\$2,280,000†	\$2,060,612 210,583 440,123	269,148	237,164
Operating lossOther incomeCharges against income		\$ 229,540 4,338 23,632	4,147	31,671
Net loss Preferred dividends Common dividends Adjustments	50,100 23,092	\$ 248,834 24,963 cr. 49,893		

EXHIBIT 3
COMMERCIAL PAPER RATES

Date	Prime	names	Lesser known names
	3 to 4 months	4 to 6 months	3 to 6 months
November 18, 1933. November 25, 1933. December 2, 1933. December 9, 1933. December 16, 1933. December 23, 1933. December 30, 1933. January 6, 1934. January 13, 1934. January 20, 1934.	1/4 1/4 1/4 1/4 1/4 1/4	11/2 11/2 11/2 11/2 11/2 11/2 11/2 11/2	1344 1344 1344 1344 1344 1344 1344 1344

Source: New York Times.

^{*} Audited. † Approximate.



IV

DIVIDEND POLICY AND RELATED PROBLEMS

1. HARBOARD WIRE PRODUCTS CORPORATION

DIVIDEND POLICY DURING PERIOD OF DECLINING EARNINGS

At the close of its first quarter's operations in 1932 the Harboard Wire Products Corporation reported earnings of \$5,573 after all charges, equal to approximately 1 cent a share on 412,500 shares of no-par common stock outstanding. The stock had been reduced to a \$1 per year dividend in January, 1932, and the regular quarterly dividend of 25 cents was declared April 1, 1932. Two months later, with the stock selling at around \$3 per share to yield 33½%, Mr. Harboard, president of the corporation, predicted the payment of the regular dividend in July and on succeeding dividend dates in 1932.

As quoted by a financial journal, Mr. Harboard said:

Based on current operations^I and business booked for the future, I do not anticipate the need for drawing upon our cash surplus to maintain the present dividend rate. We have maintained the strong financial position with which we began the current year when cash and government securities totaled \$1,378,261. With a long-established business such as ours, this is ample for our requirements. I do not foresee any unusual expenditures, either for buildings or equipment, or for other purposes.

This is no time for hoarding cash, and, inasmuch as we expect to earn the dividend, I see no reason for not continuing to pay it. The dividend policy has the unanimous approval of directors and the

endorsement of a majority of stockholders.

The company's plants were operating on a five-day week at the time of this announcement.

The Harboard Wire Products Corporation was incorporated in 1918 to take over a business established in 1898. The company entered upon a period of expansion in 1922 by purchasing the entire common stock of several concerns manufacturing wire products. In 1931 the Harboard corporation owned nine plants,

¹ During April and May, 1932, earnings were at the rate of 56 cents per share per year.

normally employing over 2,000 persons and manufacturing a diversified line of wire products including coat hangers, bed springs, automobile cushion springs, and coiled and woven springs of every description. It was estimated by a trade journal that in 1928 the company furnished over 70% of the requirements of the country for automobile cushion springs. For the most part, the plants were located in the Middle West, but the company owned some subsidiaries which operated in the South and on the West coast.

In June, 1926, Bates and White, 1 a New York investment banking house, brought out for the Harboard corporation a \$1,000,000 issue of 5½% first mortgage serial gold bonds, callable at 102. The bond maturities were as follows:

June 1, 1927	\$ 85,000	June 1, 1932	\$100,000
June 1, 1928	85,000	June 1, 1933	100,000
June 1, 1929	85,000	June 1, 1934	100,000
June 1, 1930	85,000	June 1, 1935	100,000
June 1, 1931	100,000	June 1, 1936	160,000

In announcing these bonds, the bankers called attention to the fact that the Harboard corporation had financed its expansion up to that date solely by reinvestment of earnings. The same bankers offered 75,000 shares of cumulative convertible preferred stock in March, 1928. However, it was reported in the Wall Street Journal that this did not represent new financing. This issue of preferred stock was redeemed or converted into common stock before October, 1928, when application was made to the New York Stock Exchange for listing of 330,000 shares of common. In August, 1929, the authorized shares were increased to 1,000,000, and application was made to list an additional 82,500 shares which were issued so that a 25% stock dividend might be declared.

Exhibit 3 indicates that the company had maintained an unbroken dividend record from 1924, although disbursements, in line with fluctuating profits, had been made at varying rates. Common share earnings had declined from \$5.36 in 1929 to \$1.26 in 1931. First-quarter earnings of 1932 were at the rate of 1 cent per share as compared with 60 cents per share for the first quarter of 1931. Despite this decline in earning power, the president was able to point out that the book value of the stock decreased only from \$19.99 a share in 1930 to \$19.07 a share at the end of 1931.

¹ Mr. Jones, a partner of Bates and White, was also a director of the Harboard corporation.

- 1. What action should the directors have taken in June, 1932, with regard to the payment of dividends for the second quarter?
- 2. Was it sound financial policy to pay dividends of 25 cents a share in April, 1932?

EXHIBIT I
HARBOARD WIRE PRODUCTS CORPORATION
CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31
(In thousands of dollars)

(211 02	оизаци	or don	aisj			
Item	March 31, 1926	1927	1928	1929	1930	1931
Assets Cash Call Loans and Demand Loans U. S. Government Securities Accounts and Notes Receivable,		\$ 397	\$1,611	\$ 1,035 1,147		
Less Reserve		1 .	'			
Inventories	876		1,358	1,204	77 1,023	5 804
Total Current Assets Employees' Notes and Accounts	\$2,103	\$2,176	\$4,449	\$ 4,550		
ReceivableOfficers' Call Loans					318 740	
Prepayments and Bond Discount Sinking Fund	50	146 54		158 53		
Treasury Common Stock Investments and Miscellaneous		50		698 39		
Goodwill and Patents Land, Buildings, and Equipment,	587	577	528	479	275	275
Less Depreciation			3,989		3,909	
Total Assets	\$6,588	\$6,989	\$9,280	\$10,000	\$9,300	\$8,587
Notes Payable—Banks. Accounts Payable. Dividends Payable. Accruals.		\$ 123 132	248	297	291	97
Total Current Liabilities Funded Debt	3,679	915 3,525	4,515	642 5,588	5,588	314 5,588
Total Liabilities	\$6,588	\$6,989	\$9,280	\$10,006	\$9,300	\$8,587

CONSOLIDATED INCOME ACCOUNT AND SURPLUS ACCOUNT, YEARS ENDED DECEMBER 31 HARBOARD WIRE PRODUCTS CORPORATION EXHIBIT 2

(In	(In thousands of dollars)	s of dollars,					
Item	1926	1927	1928	1929	1930	1931	First quarter, 1932
Gross income	\$ 9,869	\$ 9,592	\$ 13,187		\$ 10,836		
Dess: Operating expense and depreciation	8,829	8,569	11,175		9,529		
Operating income.	\$ 1,040 124	\$ 1,023 116	\$ 2,012		\$ 1,307		-32 43
Total income	\$ 1,164	\$ 1,139	\$ 2,191	\$ 2,549	\$ I,504	\$ 626	11 \$
Interest Interest Miscellaneous charges. Rederal taxes.	98	81 131	68	47 19 270	37	36	-S-
Total deductions.	\$ 246 918	\$ 212 927	\$ 315 1,876	\$ 336	\$ 209 I,295	\$ 104	*
Preferred dividends	:	:	75				
Stock. Cash	540	532	664	I,072 I,102	1,167	874	
Balance of income after dividends	\$ 378	\$ 395	\$ I,002	\$ 39	\$ 128	\$ -352	
Number of common shares.	\$3.25	\$3.28	330,000 \$5.46	412,500	412,500	412,500	412,500 \$0.01
Surplus at beginning of year. Balance of income after dividends. Profit on trading in treasury stock.		\$ 1,735 395	\$ 2,130 1,002	\$ 3,063	\$ 3,097 128 42	\$ 2,66I -352	
Total	:	\$ 2,130	\$ 3,132	\$ 3,102	\$ 3,267	\$ 2,309	
Witte-off of patents To reduce 24,30 shares treasury stock to market. Federal tax adjustment Miscellaneous adjustments.			19 8 8		204 404 1-2	422	
Total deductions Surplus at end of year	::	\$ 2,130	69 8 3,063	\$ 3,097	\$ 606 \$ 2.66I	\$ 2,283	

EXHIBIT 3
HARBOARD WIRE PRODUCTS CORPORATION
RECORD OF DIVIDENDS ON COMMON STOCK

1924	\$1.20
1925	2.50
1926	2.00
1927	2.00
1928	2.50
1929	3.00 + 25% Stock
1930	3.00
1931	2.75

EXHIBIT 4
HARBOARD WIRE PRODUCTS CORPORATION
PRICE RANGE OF COMMON STOCK

Date	Low	High	Date	Low	High
1928 1929 1930 1931: January. February. March. April. May. June. July. August September. October. November. December.		5934	I932: January. February. March. April. May. June.	778 778 7434 318 3	814 914 914 778 4 512

2. PORTER BELTING COMPANY

RESUMPTION OF PREFERRED DIVIDENDS

Because earnings for the year 1933 were over \$15 a share on the 20,549 shares of 7% cumulative preferred stock outstanding and first quarter earnings for 1934 had continued at about this level, the directors of the Porter Belting Company were considering in May, 1934, the advisability of declaring dividends on the company's preferred stock (see Exhibits 1 and 4). No preferred dividends had been paid after February 15, 1931, with the result that accumulated dividends amounted to \$19.25 per share at this time. The company had declared no dividends on the common stock since its incorporation.

The Porter Belting Company, a Massachusetts corporation with its main plant in Boston, was incorporated in 1926 as successor to the long-established Porter Manufacturing Company which had undergone a reorganization at that time. The company tanned hides and from them manufactured leather belting, automotive leathers, packing leathers, sole leathers, and various other leather goods. During the past decade the company had widened its line of products to include mechanical rubber goods, but leather belting continued to be its major product. To protect its market for leather belting, extensive research was carried on.

Since 1927 more than half the company's capital had been invested in current assets (see Exhibit 1). Working capital requirements were normally heavy on account of the long manufacturing period required to convert hides into leather. Furthermore, the definite need for high-grade leathers combined with the scarcity of grade A hides made it compulsory to purchase suitable raw material as it came on the market, irrespective of the current trend of hide prices. (Exhibit 3 shows the trend of hide prices over a period of several years.) The heavy inventory, which was constantly carried by the company in consequence of these conditions, could be either a source of profit or loss depending upon fluctuations in hide prices. The impossibility of a rapid adjustment in the prices of finished leather products with changes in hide prices accentuated the risks involved in this large inventory investment.

In commenting upon operations for the year 1933, the president of the Porter Belting Company made the following statements:

The very definite change to a profit as compared with losses of previous years has been due not only to increased volume of sales but to continued reductions made in operating expenses.

Our inventory has been increased, owing both to the increase in dollar value of raw materials and to the increase in sales, and also to our belief that cash could be better invested in merchandise than accumulated in the banks. We therefore have a larger inventory than we would ordinarily carry, which can be turned into cash as the volume of business and price advances warrant. The advance in raw-material prices during 1933 has justified that belief. The book value of our inventory is considerably less than current market values, as is indicated by the figures in the accompanying balance sheet. [See Exhibit 1.]

In support of their position that some cash distribution should be made to the holders of the preferred stock, several directors of the company pointed out that (1) working capital was more than adequate; (2) bank loans had been only for seasonal needs and had been liquidated promptly when due; (3) ample lines of credit had been granted by local banks; (4) bond interest was earned over six times in 1933; and (5) retirement of bonds according to sinking fund provisions had been carried out every year.

The company's treasurer, however, called to the attention of those directors who favored a dividend payment the fact that net tangible assets were less than \$5,250,000. According to a provision in the mortgage securing the company's 5½% bonds due in 1947, if net tangible assets should fall below this sum, the trustee under the mortgage could declare the bonds due and payable (see Exhibit 5). The following table indicates the amount of the deficiency at the end of 1933.

Item	1931	1932	1933
Tangible Assets	\$5,981,194	\$4,701,585	\$5,416,603
	385,137	114,015	442,537
Required Amount	\$5,596,057	\$4,587,570	\$4,974,066
	5,250,000	5,250,000	5,250,000
Deficiency	None	\$ 662,430	\$ 275,934

The treasurer was of the opinion, nevertheless, that slightly more than the required \$5,250,000 of net tangible assets could be

150 DIVIDEND POLICY AND RELATED PROBLEMS

shown, as of May, 1934, if the December, 1933, balance sheet figures were adjusted to include the liquidation of bank debt and the valuation of inventories at current market prices.

- 1. Should the directors of the Porter Belting Company have declared a preferred dividend payment in May, 1934?
- 2. If so, should the regular quarterly dividend have been declared, or should accrued dividends have been reduced, and by what amount?
- 3. Assuming that the "net tangible assets" provision in the bond indenture could be removed, would a dividend payment have been expedient?
- 1"... the Trustees may at any time, upon the written request of a majority in aggregate principal amount of the Bonds at the time outstanding, waive any default hereunder and its consequences, except a default in the payment of principal or interest of any of the Bonds when and as the same shall become due and payable by the terms thereof."—Mortgage Indenture, Sec. 55.

EXHIBIT I
PORTER BELTING COMPANY
CONDENSED CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31

Item	1929	1930	1931	1932	1933
ASSETS Cash	\$ 436,805 855,749 3,587,187	\$ 84,751 675,551 4,113,877	\$ 110,375 352,112 3,350,534	\$ 173,601 308,562 2,254,816	\$ 73,102 371,061 3,116,227†
Total Current Assets. Miscellaneous Investments. Mortgage Notes Receivable. Loans to Officers and Employees. Long-term Notes Receivable. Investment in Porter Belting Company, Ltd. Fixed Assets (Not.)	\$4,879,741 84,373 51,500 16,138 49,000 40,000 1,908,729 168,271	\$4,874,179 68,303 49,754 21,281 73,501 127,041 1,847,581	\$3,813,021 39,280 47,875 13,421 80,678 87,841 1,739,238 159,840	\$2,736,979 26,540 22,325 9,560 57,520 41,283 1,659,589 147,780	\$3,560,390 53,101 12,082 12,082 26,374 43,230 1,578,106 130,298
Total Assets	\$7,197,752	\$7,226,711	\$5,981,194	\$4,701,585	\$5,416,603
Bank Loans. Trade Accoptances Payable. Accounts Payable, etc. Reserve for Federal Income Tax	\$ 338,777	\$ 325,000 187,174 16,625 220,163	\$ 225,000 24,866 13,125 122,146	* II4,015	\$ 225,000 24,999 181,538 II,000
Total Current Liabilities. Riest Mortgage Bonds, 5½s, 1947. Preferred Stock, 7% Cumulative* Common Stock* Reserve for Contingencies. Capital Surplus. Barned Surplus.	1,394,500 2,064,500 1,040,325 1,961,219 398,371	# 748,962 1,365,000 2,064,560 1,040,325 1,961,219 46,145	\$ 385,137 1,291,500 2,064,560 1,040,325 1,961,219 761,5474	\$ 114,015 1,212,000 2,056,560 1,037,875 1,966,601 1,685,4664	\$ 442,537 1,197,000 2,056,560 1,037,875 90,000 281,134 311,497
Total Liabilities	\$7,197,752	\$7,226,711	\$5,981,194	\$4,701,585	\$5,416,603

*On December 31, 1933, there were 1,623 common stockholders, and 1,728 preferred stockholders. † Market value, \$3,359,984. * Deficit

EXHIBIT 2
PORTER BELLING COMPANY
INCOME STATEMENT, YEARS ENDED DECEMBER 31

Item	1929	1930	1691	1932	1933
Sales Profit, after selling and administrative expense, depreciation, etc Less: Inventory price adjustment. Interest and Federal taxes.	\$8,941,923 253,162 53,371 53,371	\$8,941,923 \$6,609,065 \$4,723,371 \$3,085,594 253,162 108,625 ^d 213,240 ^d 358,136 ^d 53,371 784,194 458,409 484,771 96,841 90,846 90,943 81,012	\$4,723,371 213,240 ^d 458,409 00,043	\$3,085,594 358,136 ^d 484,771 81,012	
BalanceInventory reserve.	\$ 102,950 cr. 337,895	\$ 983,665 ^d cr. 776,027	\$ 771,592 ^d	\$ 102,950 \$ 983,665 ^d \$ 771,592 ^d \$ 923,919 ^d \$401,498 Ct. 337,895 Ct. 776,027	\$401,498
Contingency reserve					000,000
Net income	\$ 440,845	\$ 207,6384	\$ 771,5924	\$ 923,919 ^d	\$311,498

EXHIBIT 3

WHOLESALE PRICES OF PACKERS' HEAVY NATIVE STEER HIDES AT CHICAGO

(In dollars per pound—average monthly prices)

Month	1926	1927	1928	1929	1930	TOST	TORO	T022 T	024
MOILUI						1931	1932		934
January	0.150	0.155		0.205				0.054 0.	IOI
February	0.130	0.145	0.248	0.153	0.148	0.073	0 066	0.0480.	103
March	0.122	0.140	0.237	0.145	0.142	0.090	0.064	0.0520	096
April	0 114	0.152	0.256	0.149	0.140	0.092	0.050	0.0620.	108*
May	0 129	0.168	0.246	0.149	0.143	0.085	0.043	0.0980.	102*
June	0.133	0 195	0.224	0 168	0.152	0.100	0.043	0.122	
Tuly	0.142	0.219	0.239	0.181	0.141	0.120	0.049	0.137	
August	0.149	0 215	0.236	0.188	0.136	0.113	0.066	0.150	
September.	0.152	0.224	0.246	0.196	0.146	0.090	0 081	0.132	
October	0.161	0.233	0.219	0 186	0.133	0.077	0.073	0.103	
November	0.153	0.242	0.223	0.164	0 118	0.082	0.065	0.103	
December	0.151	0 250	0 226	0.160	0.107	0 078	0.055	0.099	
Average for									
the year		0.195	0.238	0 170	0 139	0 091	0.061	0 097	

* From the Shoe and Leather Reporter, averages of weekly prices. Source: U. S. Bureau of Labor Statistics.

EXHIBIT 4 PORTER BELTING COMPANY

DESCRIPTION OF 7% CUMULATIVE PREFERRED STOCK

Par value	\$100 25,000 shares; outstanding 20,549 shares
Preference	To assets and cumulative dividends of 7% per annum pay-
	able quarterly. February 15. etc.
_	Callable on any dividend date on 3 days' notice at 110 and accrued dividends
	No mortgage may be created and no prior stock may be issued without the consent of holders of 75% of preferred stock outstanding
Voting power	Preferred stockholders have no vote, unless unpaid dividends accumulated on the preferred stock after April 1, 1928, aggregate 7%, at which time the entire voting power passes to the preferred stockholders and so continues until dividends have been paid in full, or should have been paid in full, in the exercise of reasonable judgment by the board of directors

EXHIBIT 5 PORTER BELTING COMPANY

Section 21 of the Indenture Relating to the First Mortgage 5½% Bonds

As long as any of the Bonds remain outstanding and unpaid, the Company will at all times maintain Net Tangible Assets at an amount at least equal to \$5,250,000. The term "Net Tangible Assets" shall mean the amount by which Tangible Assets shall exceed all liabilities, direct or contingent, other than (1) stock of any class, (2) the aggregate principal amount of Bonds from time to time outstanding hereunder, and (3) the aggregate amount of any and all liabilities (whether existing at the time of the execution of this Indenture or incurred, created, or assumed at any time or times thereafter) specifically and in all respects subordinate and junior to such Bonds.

3. NORRIS MACHINE COMPANY¹

FINANCIAL PROBLEMS ARISING FROM INCREASED EARNINGS

Under new operating methods and good agricultural conditions the Norris Machine Company had earned \$10.64 per share of common stock in 1925 and \$20.06 in 1926. In December, 1927, its directors were discussing a number of financial problems arising from this increased prosperity, especially the purchase of preferred stock for the treasury, a possible "split-up" of the common shares, and the common stock dividend policy.

A better relationship between agricultural prices and whole-sale commodity prices existed in the fall of 1927 than for several years previous; indexes for these products are shown in Exhibit 1. Cotton, corn, and beef indexes were decidedly better in 1927 than in 1926, and the index of farm products as a whole was higher in relation to the cost of commodities purchased by the farmers. Prosperity in the farming areas was indicated also by the increased sales of the large mail-order houses and the strength in fertilizer-company stocks.

Apparently farm wages, higher in proportion to machinery costs then than in 1914, placed a premium on the use of agricultural implements. The largest use of farm machinery was in the corn belt, since only light implements, manufactured locally, were used in the South. While farm conditions were somewhat improved in 1921 to 1924, sales of agricultural tools were 50% below those of 1914. Hence, a large amount of purchases of replacement as well as of new equipment apparently had been deferred.

The Norris Machine Company had operated for more than 75 years; it manufactured and sold farm machinery of many kinds, including threshing machines, farm steam engines, tractors, steam road rollers, baling presses, silo fillers, and tractor plows and harrows. Distribution was secured through 50 branches in the United States, Canada, and South America, with more than 9,000 local agencies operating in all the important grain-growing areas of the world. The improved financial status of the company is indicated in Exhibits 2 and 3.

¹ Reprinted from C. E. Fraser, *Problems in Finance*, 2d rev. ed., McGraw-Hill Book Company, Inc., New York, 1930.

Regular dividends had been paid on the 7% preferred stock until January 1, 1924. None were paid from then until January 1, 1926, when 7% was declared on the accrued dividend account. The regular quarterly dividend of 134% was resumed on April 1, 1926. Another 7% payment on October 1, 1926, retired all accruals. A 7% common stock dividend was paid in Liberty bonds on January 28, 1919, 10% in cash a year later, and none thereafter until April 1, 1927, when a \$1.50 dividend was declared.

The preferred stock was entitled to 7% cumulative dividends before payment of dividends on the common stock and to \$100 plus accrued dividends in any distribution of the company's assets. The preferred stock had equal voting power with the common, and no common stock dividends could be paid if the assets applicable to dividends as determined by the directors were reduced to less than \$2,000,000. The price range of the preferred and common stock was as follows:

Stock	1921	1922	1923	1924	1925	1926	1927
Preferred	86 to 63	93 to 68 44 to 29	85 to 65 42 to 17	77 to 41 35 to 14	107 to 60 68 to 24	118 to 96 176 to 62	125 to 111 269 to 132

The management owned enough of both common and preferred stock to be assured of control.

Greater prosperity among the farmers on account of higher grain and cotton prices indicated that earnings would be larger in 1927 than in previous years. Dividends of \$10 could be paid on the common stock from 1926 earnings and still leave 50% of the available balance to be added to surplus. The existing dividend at the rate of \$6 annually yielded less than 2.3% upon the current price of about \$265 a share. Fluctuations in earnings of agricultural-implement companies, however, were wide, since the purchasing power of the farmers varied from year to year. The Norris Machine Company also found it necessary to sell implements to farmers on long-term payments and as a result had a large amount of notes receivable. If on account of low prices for agricultural products farmers were unable to continue payments in the future, repossessions and inventory losses might be heavy and large amounts of the notes receivable might not be paid.

Another plan considered was the purchase of preferred stock for the treasury, thus leaving larger net earnings available for common dividends. Preferred stock so purchased and held in the treasury was carried at \$2,296,733 at the end of 1926, compared with \$1,183,552 in 1925 and none in 1924. Some stockholders argued that the retirement of the preferred stock was unnecessary since the management already had control and that to pay an increased dividend on the common stock would be preferable. Preferred stock was quoted at about \$120, but offerings were small, and heavy buying would doubtless cause an increase of price.

On account of the limited capitalization of 130,000 common shares and the uncertainty regarding earnings, the common stock experienced violent price fluctuations. Some directors advocated a stock split-up, which by reducing the value of the shares and increasing the number would encourage purchases by small investors. The principal arguments against such action were that it might increase speculation and that it was unnecessary.

When preferred dividends were passed in 1924 and 1925. some of the directors thought it unfair to preferred stockholders for the company thus to conserve cash for working capital purposes in preference to utilizing bank credits. Although preferred dividends were cumulative, many investors desired a regular income. Other directors argued that the preferred stockholders would eventually receive their dividends, since the latter were cumulative. In the meantime, however, in these directors' opinion, until the Norris Machine Company's earnings appeared on a relatively stable basis and the current assets position was sound, it was preferable to liquidate bank loans and thereby reduce interest charges.

What policies should the Norris Machine Company have followed in 1927 in regard to the purchase of preferred stock for the treasury, a possible split-up of the common shares, and dividends on the common stock? What dividends should it have paid on the preferred stock in 1925?

EXHIBIT I PRICE INDEXES OF FARM PRODUCTS AND WHOLESALE COMMODITIES

Products and commodities	October,	September,	October,
	1926	1927	1927
Farm products:* Cotton. Corn. Wheat. Hay. Potatoes. Beef cattle. Hogs. Eggs. Butter. Wool Wholesale commodities:† Farm products. Food. Clothes and clothing. Fuel and lighting. Metal and metal products. Chemicals. House furnishing goods. All commodities.	94 116 137 110 181 124 167 171 164 178 139 151 175 214 136 128 166 152	181 148 135 89 154 143 135 137 164 175 153 149 182 184 127 121	169 136 129 90 140 145 140 166 170 174 153 152 182 183 126 121 163

^{*}U. S. Department of Agriculture Index, August, 1909, to July, 1914, = 100. †U. S. Bureau of Labor Statistics Index, 1910 to 1914 = 100.

EXHIBIT 2 INCOME STATEMENTS OF THE NORRIS MACHINE COMPANY, YEARS ENDED DECEMBER 31

Item	1922	1923	1924	1925	1926
Gross sales*	\$15,720,716	\$18,587,952			
Net operating income† Deduct:	860,283	1,370,807	\$1,512,270	\$4,132,820	\$4,717,429
Interest and discount Reserves for contin-	367,584	405,848	343,367	٥	0
gencies Losses from inven-	0	0	0	500,000	300,000
tory declines Reserves for depreci-	0	۰	561,558	٥	٥
ation	171,429	330,326	459,634	664, 147	0
taxes	0	0	0	675,000	900,000
Balance for dividends. Preferred dividends	\$ 321,270 910,000	\$ 634,633 910,000	\$ 147,711 O	\$2,293,673 804,909	\$3,517,429 787,409
Surplus Earnings per share of	\$ 588,730d	\$ 275,367d	\$ 147,711	\$1,488,764	\$2,730,020
common stock	o	٥	0	10.64	20.06

^{*} Gross sales were not reported in 1924, 1925, and 1926.
† After interest charges in 1925 and after interest charges and depreciation and inventory reserves in 1926.
† Deficit.

1,037,395 750,000 4,603,593 100,000

2,678,482

1,189,718

1,042,007

1,317,373

100,000

Federal Taxes..... Inventory Reserves...... Surplus.... - Total Liabilities.....

\$34,809,567 \$34,017,417 \$32,023,969 \$32,581,944 \$35,269,266

ζ EXHIBIT Č

BALANCE SHEETS OF THE NORRIS MACHINE COMPANY, AS OF DECEMBER 31	S MACHINE	COMPANY,	AS OF DECE	MBER 31	
Item	1922	1923	1924	1925	1926
ASSETS Real Estate and Plant.	\$15,549,836 3,304,679	\$15,549,836 \$15,592,853 \$15,406,990 \$15,248,839 \$15,488,278 3,304,679 3,625,465 3,818,960 4,320,414 5,177,572	\$15,406,990 3,818,960	\$15,248,839 4,320,414	\$15,488,278 5,177,572
Net Real Estate and Plant	\$12,245,157 1,044,423 339,337	\$12,245,157 \$11,967,388 \$11,588,030 \$10,928,423 1,044,423 1,044,423 1,044,423 339,337 405,266 264,031 01,489	\$11,588,030 1,044,423 264,031	\$10,928,425 1,044,423 91,489	\$10,310,706 1,044,423 101,071
Common Stock in Treasury	00	00	241,151	233,165 I,183,552	232,044 2,296,733
Inventories	12,720,455 6,965,055	7,329,209	, 6,	8,573,054	10,793,541 8,148,183
Accounts Receivable Investments in Subsidiary.	432,263	343,887		•	547, 185 o
Property Acquired at Foreclosure	103,017		104,868	91,485 2,848,904	47,054 1,748,326
Total Assets	34,809,567 \$34,017,417 \$32,023,969 \$32,581,944 \$35,269,266	\$34,017,417	\$32,023,969	\$32,581,944	\$35,269,266
Common StockPreferred Stock	\$13,000,000	\$13,000,000 \$13,00	\$13,000,000 13,000,000	\$13,000,000	\$13,000,000 13,000,000
Accounts Payable	5,395,000 997,194	900,410	834,251	1,123,553	1,278,278
Preferred Dividends Payable Contingent Losses and Future Collection Expenses	1,000,000	o 1,000,000	700,000	804,909	000,000,1
Industrial Accident Liability	100,000		100,000	100,000	100,000

4. AMERICAN AGRICULTURAL CHEMICAL COMPANY

PURCHASE BY COMPANY OF ITS OWN COMMON STOCK

One of the significant developments in the field of corporate finance in the years from 1930 through 1933 has been the wide-spread extent to which American corporations have followed a policy of purchasing for retirement their common and preferred stocks. In many cases, purchase of their own securities by corporate managements has been stimulated by an extremely liquid condition, the result, wholly or in part, of the large cash holdings carried over from 1929, of decreased working capital requirements, and of the postponement of repairs and replacements even when depreciation charges have been earned. This corporate procedure for reducing capital stock outstanding not only has provoked controversy among security holders but also has raised legal and business problems.

In favor of this practice it has been pointed out that a reduction in outstanding shares results in higher earnings per share and makes possible a more stable dividend policy. Furthermore, with a decrease in the floating supply of the stock, the market price will tend to rise. If the shares are purchased for less than the amount at which they are carried on the balance sheet, the corporation improves its financial position by the transaction.

On the other hand, those who believe that the right of a corporation to purchase its own stock should be restricted argue that creditors are entitled to have assets remain in the enterprise subject only to the vicissitudes of the business. If shares are purchased in the open market, opponents of the practice allege, corporate funds may be used to buy out insiders at artificially high prices. They cite, as an example of further injustices that may arise from the practice, the use of corporate funds to purchase common stock although dividends on the preferred stock are in arrears.

An instance of a company which used its cash funds to retire common stock was the American Agricultural Chemical Company. In April, 1934, the company asked for tenders of stock at not

¹ On June 14, 1934, the New York Stock Exchange reported that 150 companies had reacquired shares of preferred and common stock. The compilation included only those companies listed on the New York Stock Exchange which had reacquired 5,000 or more shares.

exceeding \$35 a share in an amount sufficient to exhaust up to \$3,000,000. It was stipulated "that no tender will be accepted except subject to the prior acceptance of all eligible tenders at a lower price and in the event that eligible tenders at the same price cannot all be accepted, they shall be scaled down pro rata." Notwithstanding that this company had no senior security holders whose interests might be impaired if the company purchased its own common stock, its method of acquiring the stock aroused the opposition of some of the common stockholders.

Engaged primarily in the manufacture and sale of mixed fertilizers, the American Agricultural Chemical Company also manufactured and distributed related chemical products, such as sulphuric acid, di- and trisodium phosphate, and insecticides. In 1932 the company began to manufacture tin tetrachloride used by the textile industry in weighting silk. The company's markets included all important agricultural areas east of the Rocky Mountains, although the Middle West and South were its principal areas of operation. For serving these markets the company operated 26 fertilizer-manufacturing plants located throughout the Eastern, Southern, and Middle Western states. Its three chemical manufacturing plants were situated at Detroit, Baltimore, and Carteret, New Jersey. Of the raw materials required, the company obtained phosphate from its own quarries in Florida; nitrates, both synthetic and natural, as well as the sulphur and potash necessary for its fertilizer products, the company purchased from outside sources.

In June, 1930, to remove a serious capital impairment, the American Agricultural Chemical Company was reorganized, and its plant and mining properties were written down by some \$10,800,000 and \$12,000,000, respectively. In the decade before 1930, earnings of the predecessor company were erratic, varying from a deficit of \$11,158,000 in 1921 to a net income of \$2,238,000 in 1928. By the time of the reorganization, dividends on the preferred stock, accumulated from 1921, amounted to about \$58 a share. In 1931 and 1932, moreover, the new company experienced large deficits, but in 1933 the business of the company improved, and the deficit was considerably reduced. During the year cash increased from \$3,632,803 to \$5,201,959, the result chiefly of a moderate operating profit before noncash charges and the liquidation of receivables and inventories in the amount of \$1,240,000.

After the company's announcement in regard to the purchase of stock, Mr. W. H. Crow, one of its stockholders, requested other stockholders to join him in a protest against the methods of the company's management in acquiring stock. He asserted that the company's stock tender proposal "is in entire disregard of rights and aims of the average stockholder, who will presently find himself cut out of his fair distributive share in a large amount of cash, with little to show for it." He also made the following proposals:

Fair and equitable distribution of at least \$3,000,000 in idle cash for the use and benefit of all stockholders, such distribution to be made on the basis of a dividend of \$10 a share or pro rata purchase by the company from all stockholders of 20% of the stock now outstanding, or about 60,000 shares at the uniform price of \$50 a share.

In reply to Mr. Crow's letter, on May 10, 1934, the company sent to its stockholders a letter defending its plan. The company's letter read, in part, as follows:

The funds which the company has to distribute do not represent earned profits but capital realizations. The directors therefore felt it improper to distribute their cash as a dividend but felt that if it was to be distributed it should be used to retire capital liabilities.

Many stockholders of the company have in fact sold their stock during the past year at prices considerably less than the maximum authorized tendered price. It was felt that it would be to the advantage of the stockholders if those stockholders who wanted to sell sold their stock to the company rather than on a lower outside market; and that it would be advantageous to those stockholders who did not desire to sell if the company secured the stock of those who did desire to sell, so as to retire this stock and thereby decrease the number of shares on which a dividend would have to be paid if and when profits would justify payment.

The directors see no justification for offering to buy the stock for \$50 a share when the current market price is about \$30 a share. If there are stockholders who desire to sell their stock and if the company is in a position to buy stock, the directors feel that in the interests of the stockholders as a whole any purchase should be at or about the market price and not at a price nearly 70% in excess.

Consolidated balance sheets and profit and loss statements of the company are shown in Exhibits 1 and 2; the price range of its common stock is given in Exhibit 3.

1. Was it sound financial policy for the American Agricultural Chemical Corporation to expend \$3,000,000 for purchasing its stock in April, 1934?

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- 2. Appraise the company's method for acquiring the stock and the alternative plans offered by the minority group of stockholders.
- 3. Under what conditions, if any, is a corporation justified in purchasing its common stock for retirement?
- 4. What are the effects upon owners and creditors (a) if a company reduces its outstanding capitalization by purchasing its shares; (b) if it writes down the par or stated value of them?

EXHIBIT I AMERICAN AGRICULTURAL CHEMICAL COMPANY (DELAWARE) CONSOLIDATED BALANCE SHEET, AS OF JUNE 30

Item	1931	1932	1933
ASSETS Property and Equipment (Net). Rock Deposits (Net) Property, Not Used for Operations (Net). Sundry Investments (Net) Goodwill, Brand, etc. Cash. Accounts and Notes Receivable (Net). Inventories* Deferred Charges. Sinking Fund.	1,738,313 1,166,257 1,313,950 1 5,978,698 8,097,240 5,770,997 369,762	\$ 4,834,101 1,718,672 1,015,630 1,269,228 1 3,632,803 5,808,900 3,994,587 395,371	\$ 4,421,629 1,693,390 1,039,179 1,142,623 5,201,959 5,080,573 3,482,959 207,004
Total Assets	\$29,717,042	\$22,669,293	\$22,269,317
LIABILITIES Capital Stock Capital Surplus Barned Surplus Bonded Debt§ Accounts Payable and Accruals Accrued Interest Reserve for Federal Taxes. Reserve for Contingencies Deferred Credits	7,744,349 698,399 5,365,500 560,837 172,984	\$12,684,840‡ 7,764,470 525,658 ⁴ 445,016 2,281,286 19,339	\$12,628,040 7,813,474 1,033,785 ^d 478,919 2,361,064 21,605
Total Liabilities	\$29,717,042	\$22,669,293	\$22,269,317
Current Assets	\$19,846,935 818,184	\$13,436,290 445,016	\$13,765,491 478,919
Net Working Capital	\$19,028,751	\$12,991,274	\$13,286,572

^{*} At lower of cost or market.
† Represented by 317,875 no par shares.
1317,875 shares (no par) issued or issuable, including shares reserved for capital stock of predecessor company not yet exchanged, less 754 shares, valued at \$30,160 held in treasury.
§ Retired August 1, 1931.
Deficit.

Source: Moody's Industrials.

EXHIBIT 2
AMERICAN AGRICULTURAL CHEMICAL COMPANY (DELAWARE)

Consolidated Profit and Loss Statement, Years Ended June 30	ROFIT AND	Loss Statem	ENT, YEARS	ENDED JUN	Е 30	
Item	61	1931	61	1932	1933	33
Gross profit from operations (after deducting operating, selling, and administrative expenses, and discounts and freights		\$ 972,049.94		\$ 147,587.27*		\$159,841.431
Depreciation of plants and depletion of mines \$684,920.58	\$684,920.58	:	\$609,321.82	\$609,321.82	\$567,568.64	
Reserves for noubtun receivables Reserves for insurance		1,187,666.33	107,550 54	107,550 54 I,04I,872.36 I00,400.39 667,969.03	100,400.39	667,969.03
Net loss from operations.		\$ 215,616.39		\$ 215,616,39 \$1,189,459.63 566,555.78 34,596 88	\$508,127.60	\$508,127.60
Net loss charged to earned surplus account	:	\$ 782,172.17		\$1,224,056.51	\$508,127.60	\$508,127.60
				_		

*Loss.
† After provision for possible credit losses.
Source: Company reports.

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EXHIBIT 3

AMERICAN AGRICULTURAL CHEMICAL COMPANY (DELAWARE)
PRICE RANGE OF COMMON STOCK

Date	High	Low
1931	29 ³ ⁄ ₄ 15 ¹ ⁄ ₂	5 ¹ /8 3 ¹ /2
1933: January	101/2	914
February	101/8	10/8
April May	. 15 ³ / ₈ . 20 ⁵ / ₈	10/2
June	$\begin{array}{c c} \cdot \cdot & 23\overline{12} \\ \cdot \cdot & 35 \end{array}$	16½ 21¼
August September	$30\frac{1}{2}$ $32\frac{3}{4}$	241/2 251/4
October November		20 201/2
December		22
1934, week ending: January 6	263/4	2514
13	28 33 ¹ /2	25 ¹ / ₄ 27
February 3	36 $35\frac{1}{2}$	32/2
10	35 34 ³ 4	30 ³ 4 30 ¹ 2
24 March 3		31/4
	2934	28 ¹ / ₄
3 ¹	271/4	261/2
April 7	31	27/4 29/4
21	331/2	28% 321/4
May 5	33 8	32½ 31¾
19	3338	3234 3234
June 2	33	3278 3234
16	335/8	33
30		33 33

Sources: Quotations for 1931, 1932, and 1933 from Bank and Quotation Record; quotations for 1934 from The Annalist.

5. HENSHAW LINOLEUM COMPANY

DISTRIBUTING PROFITS TO RETIRE STOCK, TO REDEEM BONDS,
OR TO RESUME DIVIDENDS ON COMMON STOCK

In July, 1931, the directors of the Henshaw Linoleum Company met to discuss questions of financial policy that arose as the result of the very liquid position of the company's assets at that time. Since 1925 the Henshaw Linoleum Company had paid no dividends on its common stock but had reinvested earnings available for this purpose not only in plant and equipment but in call loans and securities as well. In addition, for over a year the company had been making purchases of its common stock in the open market. In July, 1931, it held 153,937 shares of treasury stock bought at an average price of \$19.81 per share (see Exhibit 5).

As a result of this conservative financial policy, cash and cash items were 56% of the total current assets in 1931 (see Exhibits 1 and 2). Inventory was being carried at cost or market, whichever was lower, and a depreciation reserve of over 45% of the plant value had been set up. Although 1930 had been a poor year for the Henshaw Linoleum Company, operations for the first six months of 1931 had been conducted on a profitable basis. If profits could be maintained at the same rate for the last half year, the company would earn \$1.23 a share on 820,513 common shares then outstanding.

In view of the excellent financial position of the company and its existing earning capacity, the president recommended to the directors that a cash dividend at the rate of \$1.80 per annum should be declared on the common stock. He was also in favor of retiring the common stock held in the company's treasury and of continuing the policy of purchasing the company's common shares in the open market when conditions were favorable for such action. Although in agreement that the common stockholders were entitled to a return on their investment if the company's position warranted it, a minority of the directors favored using any available funds for scaling down the company's funded debt and preferred stock instead of purchasing its common shares.

In common with the household furnishings trade in general, the linoleum industry had been adversely affected by the decline in business activity. The Henshaw Linoleum Company, however, had been a pioneer in the development of automatic machinery and was equipped to manufacture its several branded products with labor costs probably below those of any of its competitors. Of the principal materials entering into the manufacture of linoleum floor coverings—jute, burlap, asphalt, felt, wood meal, cork meal, and linseed oil—the last mentioned accounted for the largest element in raw material costs (see Exhibits 3 and 4).

Although its large investment in plant and equipment per unit of output made it more profitable to produce only a few standard designs and grades, competition had forced the company to feature style items. National advertising campaigns were carried on under the supervision of a director who was also head of a prominent advertising agency. In its advertising appeal the company stressed the smartness of its designs as well as the quality of its floor coverings. The company distributed its products chiefly through jobbers through whom it reached several thousand retail dealers in the United States. Replacement of worn-out and obsolete floor covering accounted for approximately 85% of its output. With five plants employing 3,500 people when operations were at full capacity, the Henshaw Linoleum Company controlled from one-third to one-half of the total volume of hard floor coverings produced.

What action should the directors of the Henshaw Linoleum Company have taken in July, 1931, with regard to (a) the resumption of common stock dividends, (b) the retirement of the company's treasury stock, (c) the purchase of the company's common stock in the open market, (d) the redemption of its bonds and preferred stock?

EXHIBIT I HENSHAW LINOLEUM COMPANY BALANCE SHEET, AS OF DECEMBER 31 (In thousands of dollars)

Item	1928	1929	1930	June 30, 1931
ASSETS Cash Call Loan Government and Municipal Securities Notes and Accounts Receivable, Less Reserve		6,660 2,565	5,109 2,336	2,740
Inventories	8,156	144	195	166
Total Current Assets. Investments. Treasury Common Stock, at Cost*. Fixed Assets, Less Depreciation. Goodwill, Trade-marks, Patents, etc. Deferred Debits.	1,107	1,690 12,472 901	816 2,333 11,997 901	669 3,049 11,706 901
Total Assets	\$31,336	\$33,065	\$32,261	\$32,863
LIABILITIES Current Liabilities (Accounts Payable and Taxes. First Mortgage 6% Serial Gold Notes, 1929–1032†	\$ 975 400			
First Mortgage 7% Sinking Fund Gold Bonds, 1942‡	1,146 910 1,358 12,379 14,168	1,146 961 1,301 12,379	1,146 752 1,221 12,379	852 1,204 12,379
Total Liabilities	\$31,336	\$33,065	\$32,261	\$32,863
		10	Li.	

^{*113.337} shares on December 31, 1930; 153,937 shares on June 30, 1931.
† Due \$100,000 annually on August 10. Callable in whole or in part on any interest date on 60 days' notice at 105 and interest.
† Due June 1, 1942. Callable in whole or in part on any interest date on 60 days' notice at 110 and interest prior to June 1, 1927, and thereafter at ½ of 1 % less each year until 1937, and thereafter at 1 % less each year until maturity.

§ Par \$100. Dividend rate, 7 % cumulative. Callable on any dividend date on 30 days' notice at 107.

§ 820,513 shares of no-par value.

EXHIBIT 2 HENSHAW LINOLEUM COMPANY INCOME STATEMENT AND SURPLUS ACCOUNT (In thousands of dollars)

1928 (12 mos.)	June 1929 (6 mos.) [[]	Jan. to Dec. 1929 (12 mos.)	Jan. to June 1930 (6 mos.)	Jan. to Dec. 1930 (12 mos.)	Jan. to June 1931 (6 mos.)
					\$ 776
527	280	675	187	459	200
\$ 2,515	\$ 1,491	\$ 3,314	\$ 1,165	\$ 1,098	\$ 976
906 104 189	470 49 117	99	48	93	319 38 72
1,316	855	1,992	635	188	\$ 429 547 42
\$ 1,221	\$ 807	\$ 1,898	\$ 590	\$ 100	\$ 505
\$ 1,221	\$ 807	\$ 1,898	\$ 590	\$ 100	\$ 505
					\$14,930 505
\$13.067		\$14.020		\$14.075	\$15,435
	1			45	1-0,1400
\$13,022		\$14,875		\$14,930	\$15,435
900		900		900	900
246		291		336	336
\$14,168		\$16,066		\$16,166	\$16,671
	\$2,515 906 104 189 \$1,199 1,316 95 \$1,221 \$1,221 \$11,846 1,221 \$13,067 45 \$13,022	\$2,515 \$ 1,491 906 104 189 117 \$1,199 \$ 636 1,316 95 48 \$1,221 \$ 807 \$1,221 \$ 807 \$11,846 1,221 \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$	527 280 675 \$ 2,515 \$ 1,491 \$ 3,314 906 490 991 189 117 272 \$ 1,199 \$ 636 \$ 1,322 1,316 855 94 \$ 1,221 807 \$ 1,898 \$ 1,221 807 \$ 1,898 \$ 11,846 \$ 13,022 1,898 \$ 13,067 \$ 14,920 45 45 \$ 13,022 \$ 14,875 900 900 246 291	527 280 675 187 \$ 2,515 \$ 1,491 \$ 3,314 \$ 1,165 906 470 99 48 189 117 272 78 \$ 1,199 \$ 636 \$ 1,322 \$ 530 1,316 855 94 45 95 48 94 45 \$ 1,221 \$ 807 \$ 1,898 \$ 590 \$ 1,221 \$ 807 \$ 1,898 \$ 590 \$ 11,846 \$ 13,022 \$ 13,067 \$ 14,920 45 45 45 \$ 13,022 \$ 14,875 900 900 246 291	527 280 675 187 459 \$ 2,515 \$ 1,491 \$ 3,314 \$ 1,165 \$ 1,098 906 49 951 404 790 189 117 272 78 27 \$ 1,199 \$ 636 \$ 1,322 \$ 530 \$ 910 95 48 94 45 88 \$ 1,221 \$ 807 \$ 1,898 \$ 590 \$ 100 \$ 1,221 \$ 807 \$ 1,898 \$ 590 \$ 100 \$ 1,221 \$ 807 \$ 1,898 \$ 590 \$ 100 \$ 11,846 \$ 13,022 \$ 14,875 \$ 1,221 \$ 1,898 \$ 100 \$ 13,067 \$ 14,920 \$ 14,975 45 45 45 \$ 13,022 \$ 14,975 45 \$ 14,930 900 900 900

EXHIBIT 3
MANUFACTURE OF HARD-FINISHED FLOOR COVERINGS
IN THE UNITED STATES
LINOLEUM

Year	Number of estab- lishments	Wage earners	Square yards (∞0 omitted)	Value (000 omitted)	Wages, percentage of value	Materials (including power), percentage of value	
1919 1921 1923 1925 1927 1929	 9 7 6 7 7	4,877 6,261 4,872 5,364 5,544 2,895	31,932 38,301 53,060 52,830 49,921 48,272 20,372	\$27,457 32,629 44,589 44,513 42,039 48,744 19,408	16 16 14 17 15	57 52 45 51 48 34	
		ASPHALT	FELT-BASE	FLOOR COV	ERINGS		
1919 1921 1923 1925 1927 1929	 10 9 11 12 14 15	816 1,682 2,464 2,442 2,345 1,927	30,369 31,728 71,076 77,889 111,793 117,970 87,477	\$13,909 13,042 30,240 30,029 34,900 36,943 21,460	10 9 10 11 11	37 36 46 47 45 47	

Source: U. S. Census of Manufactures.

EXHIBIT 4
LINSEED-OIL PRICES*
(In cents per pound, raw, car lots, barrels, at New York)

. Date	Average	Range
1925	13.94 11.14 10.47 10.01 12.27	12.50 to 15.47 10.55 to 11.80 9.50 to 11.35 9.80 to 10.35 10.03 to 15.90
1930	12.51	9.15 to 14.25
January	8.80	
February	9.20	
March	9.45	1
April	9.15	
May	8.80	
June	8 58	

^{*} Range gives highest and lowest month of the year, but the monthly prices are themselves averages so that the true range would be somewhat wider than shown.

Source: Standard Statistical Bulletin.

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EXHIBIT 5 HENSHAW LINOLEUM COMPANY PRICE RANGE OF COMMON STOCK

Date	Low	High	Date	Low	High
1926. 1927. 1928. 1929. 1930: January. February. March April May. June. July. August September. October. November. December.	31 39 34 24 38 44 28 34 29 75 8 14 4 20 178 18 14	52 ⁷ /8) 23 ⁴ /8 52 ⁷ /8 53 ³ /8 55 ³ /8 31 ³	1931: January. February. March. April. May. June.	1238 1458 1718 1478 1478 1478	16½ 20½ 23 21½ 18½ 22½

6. FAIRFIELD MANUFACTURING COMPANY (I)

PURCHASE BY COMPANY OF ITS OWN PREFERRED STOCK

In February, 1933, the directors of the Fairfield Manufacturing Company were considering whether the company should apply cash which was in excess of immediate needs to the purchase and retirement of outstanding preferred stock. At that time the company had outstanding 17,700 shares of \$4 cumulative convertible preferred stock, par value \$60 per share, on which two years' dividends were in arrears. The plan proposed by some of the directors was that an offer should be made to holders of the stock to purchase one-third of their holdings at \$18 plus one share of common stock for each share of preferred. Proponents of the plan recognized that, before making a final decision, careful estimates of working capital requirements would be necessary because of the possibility of a rise in the price of raw materials.

For over sixty years the Fairfield Manufacturing Company and its predecessors had been engaged in the manufacture of quilts. Whereas in its earlier years much of the product was of cheap quality, in recent years with the improved standard of living the demand for this type of goods diminished greatly, and the company turned to the manufacture of high-quality quilts. Through its recognition of the growing importance of the style factor in its products, the company had become the largest manufacturer of high-grade quilts in the country. The company had a plant for finishing cotton goods and to a limited extent engaged in several other phases of the textile industry.

Formerly the company had sold exclusively to wholesalers, who usually required an October delivery since sales to retailers were made largely during the fall months. Under these conditions the company found it desirable to depend upon bank loans for seasonal financing. In view of the fact that these loans could readily be liquidated in full after the selling season was over, the company experienced no difficulty in securing satisfactory lines of credit from its banks.

With the increasing importance of the style element, the company's sales began to be made directly to department stores, for the most part in the months of October, November, and December. These sales were made on a basis of 2% discount for cash within 10 days from the end of the month, a discount which

was taken by most customers. In the case of highly styled goods, moreover, the company tended to produce largely on order rather than for stock.

As a result of the changes in distribution and production, together with a decreased volume of business and lower commodity prices, inventories were reduced from \$1,120,321 to \$390,691 in 1931. Approximately \$300,000 of the cash made available by the reduction in working capital requirements was used early in 1932 to purchase 16,300 shares of preferred stock at \$18 plus one share of common stock per share.

The company's preferred stock had been issued in December, 1928, and was held by about 600 persons. Originally, it had been planned to have this stock listed on the New York Curb Exchange. Since the 1929 stock market break had made this inexpedient, there was no established market for the shares. Dividends had been paid on the issue in 1929 and 1930, but continued losses in 1931 made it impossible to maintain dividend disbursements. After a year's lapse in dividend payments the sole voting power had passed to the preferred stockholders.

In 1932 sales of the Fairfield Manufacturing Company declined, and the price of cotton remained at a low level (see Exhibit 3). Consequently the company did not find it necessary to borrow and ended the year with inventories further reduced and with more cash than it had at the beginning of the year despite the purchase of preferred stock. In view of this situation, some of the directors, who were also holders of large blocks of preferred stock, proposed again using cash, in the amount of \$106,000, for the purchase of preferred stock.

In support of their proposition, they attempted to show that it would be advantageous to all stockholders for the following reasons:

1. Surplus would be materially increased.

- 2. The value of the remaining preferred shares and of the common shares would be somewhat increased.
- Preferred dividend requirements would be substantially reduced.
 A market for preferred stock would be created for those desiring to sell.

Before the directors' meeting the treasurer of the company had consulted bankers in regard to the proposed plan and its possible effect on the company's credit standing. He presented to the bankers approximate estimates of working capital requirements based on the 1931 volume of sales, placing the maximum need for borrowing at the following amounts depending on cotton prices:

Price of Cotton	Amount to Be Borrowed
6 cents	\$ 50,000
9 cents	\$550,000
12 cents	\$900,000

The bankers agreed that it would be advantageous to the company to purchase preferred stock under the present conditions and thereby reduce the prior lien on future earnings. They were unwilling, nevertheless, to make a definite promise of the necessary lines of credit.

At the directors' meeting the treasurer stated that the proposed \$100,000 for the retirement of preferred stock was a small sum compared with the maximum expected borrowing of \$900,000; undoubtedly, if the need came, it would be as easy to borrow \$1,000,000 as \$900,000. On the other hand, he pointed out that prospects for 1933 were by no means definite at that time and that, in the light of his conference with the bankers, the company might have difficulty in obtaining loans. Furthermore, it would be undesirable for the bankers to gain the impression that a loan was wanted, in effect, for the redemption of preferred stock.

What action should the directors of the Fairfield Manufacturing Company have taken with regard to the purchase of outstanding preferred stock?

174 DIVIDEND POLICY AND RELATED PROBLEMS

EXHIBIT I FAIRFIELD MANUFACTURING COMPANY BALANCE SHEET, AS OF DECEMBER 31

Item	1929	1930	1931	1932
ASSETS Cash Marketable Securities Accrued Interest Receivable Accounts Receivable, Less Reserves. Merchandise Inventories	98,681	\$ 315,543 304,914 1,120,321	496,872 4,080 185,308	229,894 2,271 126,713
Total Current Assets	52,312	42,280	47,027 943,028	869,535
Deferred Charges Total Assets	13,736 \$3,457,705			
LIABILITIES Accounts Payable Accrued Accounts Reserve for Income Taxes	\$ 69,953 16,538 34,063	13,195		
\$4 Cumulative Convertible Preferred Stock. Common Stock. Capital Surplus. Operating Surplus.		2,040,000 400,000 349,833	2,040,000 400,000 33,901	1,062,000 420,000 665,986 143,579 ²
Total Liabilities STOCK STRUCTURE		\$2,838,225	\$2,510,765	\$2,042,031*
\$4 Cumulative Convertible Preferred Stock, Par, \$60; Convertible to 2 Shares Common: Authorized.	35,000 sh.	35,000 sh.	35,000 sh.	35,000 sh.
OutstandingLess, in Treasury	35,000 sh.	35,000 sh. 1,000 sh.	35,000 sh. 1,000 sh.	
Net Outstanding	35,000 sh.	34,000 sh.	34,000 sh.	17,700 sh.
Common Stock, No-par Value: Authorized	120,000 sh.	120,000 sh.	120,000 sh.	150,000 sh.
Outstanding		110,000 sh.	110,000 sh.	132,000 sh. 6,000 sh.
Net Outstanding	110,000 sh.	110,000 sh.	110,000 sh.	126,000 sh.
		1	1	

^{*} Preferred dividends in arrears for two years amounted to \$141,600. Deficit.

EXHIBIT 2 FAIRFIELD MANUFACTURING COMPANY INCOME AND SURPLUS ACCOUNT, YEARS ENDED DECEMBER 31

Item	1929	1930	1931	1932
INCOME ACCOUNT Gross profit from operations Other income	\$506,856 37,854	\$ 57,408	\$ 12,189 	\$ 73,957 10,295
Total Deduct:	\$544,710	\$ 57,408	\$ 12,189	\$84,252
General administrative and selling expenses. Depreciation. Federal income taxes Miscellaneous charges.	260,200 * 30,153 30,614		²²⁵ ,497 79,603 5,796	195,275 66,457
Total Net profit		\$415,245 357,837 ^d	\$310,896 298,707 ^d	\$261,732 177,480
SURPLUS ACCOUNT Capital surplus, arising from discount on preferred stock purchased				\$665,986
OPERATING SURPLUS Balance, January 1 Net profit for year Discount on purchase of preferred		\$837,151 357,837ª	\$349,833 298,707 ^d	\$ 33,901 177,480¢
stock. Tax adjustments. Miscellaneous adjustments.	8,592	12,306 789	12 8,612	
Total Deduct: Tax adjustments Miscellaneous adjustments Preferred dividends paid	l	6,021	\$ 59,75° 25,849	\$143,579 ^d
TotalBalance, December 31			\$ 25,849 33,901	\$143,579 ^d
Index of sales	100%	70%	50%	31%

^{*} Deducted before stating gross profit. d Deficit.

176 DIVIDEND POLICY AND RELATED PROBLEMS

EXHIBIT 3 COTTON PRICES NEW YORK—SPOT MIDDLING UPLANDS (Unit: Average of one price weekly in cents per pound)

Month	1929	1930	1931	1932	1933
January February March April May June July August September October November December Average	20.22 21.19 20.33 19.53 18.72 18.62 18.64 18.85	17.22 15.62 15.18 16.42 16.43 14.47 13.11 12.03 10.06 10.62 10.04 10.01	10.28 10.96 10.91 10.19 9.38 9.05 9.29 7.22 6.50 6.32 6.44 6.24 8.57	6.45 6.45 6.66 6.15 5.63 5.19 5.25 7.62 6.14 5.30	6.10

Source: Standard Statistical Bulletin.

V

REFUNDING AND REFINANCING

1. BLANCHARD CORPORATION¹

SALE OF MORTGAGE BOND ISSUE IN TWO SERIES

The Blanchard Corporation owned all the common stock of the Blanchard Stores Company, an exclusive women's specialty store, and all the stock of the Blanchard Catering Company, in addition to three buildings located in the Chicago business district. The two outstanding series of bonds bore 6% and 7% interest, respectively, and the preferred stock, dividends of 8%. In the spring of 1928, after a reappraisal of properties, the management was contemplating the sale of \$7,875,000 of 5% bonds to simplify the financial structure and to reduce interest and dividend charges by taking advantage of the demand for real estate securities.

EXHIBIT I
BUILDINGS OWNED BY BLANCHARD CORPORATION, MARCH, 1928

Building	Height (stories)	Built	Net rental area (sq. ft.)	Land area (sq. ft.)	Ownership of land	Amount of lease
Blanchard	13	1914	247,174	12,649	Lease	\$56,000
Hudson	10	1893	64,044	6,300	Fee	
Nighber	9	1891	35,305	3,896	Fee	

The three buildings owned by the Blanchard Corporation (see Exhibit 1) were situated in the heart of the retail district of Chicago near the city's leading department stores and only one block from Michigan Avenue, the most important north and south boulevard of the city. The Blanchard Stores Company occupied the first seven floors and the double basement of the Blanchard Building, the largest and most modern of the three structures.

¹ Reprinted from C. E. Fraser, *Problems in Finance*, 2d rev. ed., McGraw-Hill Book Company, Inc., New York, 1930.

The remaining floors, known as the Blanchard Building Shops, contained retail jewelry, engraving, antique, and women's specialty shops. The land occupied by this building was held under leases expiring in 1992, 2000, and 2010, respectively, and requiring an annual rent payment of \$56,000 until expiration. The Blanchard Corporation rented the Hudson and Nighber Buildings for stores, shops, and offices.

EXHIBIT 2
BLANCHARD CORPORATION
INCOME STATEMENT, YEARS ENDED DECEMBER 31

Item	1926	1927
Rentals Operating expenses: Ground rent. Taxes Insurance. Maintenance charges Wages and expenses (net).	\$1,183,911 59,375 195,641 6,527 31,855 190,923	\$1,190,260 59,375 189,140 7,360 13,455 183,832
General expenses	\$ 648,095	\$ 687,683 74,271 26,891
Net income	\$ 548,108 116,049	\$ 586,521 73,539
Net available for interest		\$ 660,060 323,943 19,492 35,147
Balance for adjustments and dividends		\$ 281,478 20,732 ^d
Balance for dividends. Preferred dividends. Common dividends	\$ 448,558 140,000 122,500	\$ 260,746 ' 140,000 87,500
Surplus for year	\$ 186,058	\$ 33,246

^{*}Includes a \$175,000 stock dividend declared by Blanchard Stores Company. d Deficit.

Income statements of the Blanchard Corporation for the years ending December 31, 1926 and 1927, are given in Exhibit 2, and the gross and net income from the mortgaged properties from 1923 to 1927 in Exhibit 3. The land leases and buildings were valued at \$10,673,773 on the basis of a 1923 appraisal plus sub-

sequent additions at cost until an appraisal in January, 1928, indicated the value at \$14,062,342 (see Exhibit 4).

EXHIBIT 3
BLANCHARD CORPORATION
EARNINGS, 1923-1927

Year ending	Gross income	Net income before depre- ciation and Federal taxes
September 30, 1923 December 31, 1924 December 31, 1925 December 31, 1926 December 31, 1927 (actual)	1,106,555 1,136,335 1,183,911	\$544,629 621,931 650,532 648,095 687,683
December 31, 1927 (adjustment made for 1928 leases)		792,154

EXHIBIT 4
BLANCHARD CORPORATION
APPRAISAL OF LAND, LEASES, AND BUILDINGS IN JANUARY, 1928

Value of land: Fee 12,650 sq. ft Leaseholds:		\$ 6,642,160
2,530 sq. ft. (16.8 by 150.6 ft.) at \$21,000 a year (lease expiring 2010)	\$ 718,410	
5,060 sq. ft. (33.6 by 150.6 ft.) at \$24,500 a year (lease expiring 1992)	1,871,135	
5,060 sq. ft. (33.6 by 150.6 ft.) at \$10,500 a year (lease expiring 2000)	1,105,300	3,694,845
Value of buildings:		
Blanchard Building	\$3,253,782	
Nighber Building	175,000	
Building on alley between Hudson and Nighber Buildings	16,555	3,725,337
Total value		\$14,062,342
		1

A plan seriously considered provided for the sale of \$7,875,000 of 5% first mortgage bonds to retire the outstanding \$4,720,100 of 6% mortgage bonds, the \$520,100 of 7% serial bonds, and the \$1,750,000 of 8% preferred stock. Interest and dividend charges of \$459,613 under the existing capitalization would be reduced to \$393,750 under the new plan. The balance sheet before and after the reappraisal and proposed financing is given in Exhibit 5.

The original proposal was that the \$7,875,000 bond issue be divided into \$7,000,000 of Series A and \$875,000 of Series B. The series were to be identical except that the B bonds would be subordinate in lien to the A series. The B issue was to be convertible by lot into A bonds, if at the end of the conversion the outstanding A securities would not exceed 50% of the value of the property at that time; the property was to be valued peri-

EXHIBIT 5 BLANCHARD CORPORATION BALANCE SHEET, AS OF DECEMBER 31, 1927

Item	Actual	After the reappraisal and if pro- posed financ- ing were effected
Assets		_
Land Owned in Fee	\$ 4,387,014*	\$ 6,642,160
Leaseholds (Net)	2,021,788*	3,560,445
Building in Alley	106,867	134,400
Buildings, Less Depreciation	4,158,104*	3,725,337
Furniture and Fixtures, Less Depreciation Bond Interest and Retirement Fund with	4,027	4,027
Trustee	35,085	
Cash	6,245	33,018
Notes and Accounts Receivable, Less Reserves	35,217	35,217
Investments in 100% Owned Subsidiaries: Blanchard Stores Company Stock (Book		
Value)	1,422,629	1,422,629
Blanchard Catering Company Stock (at Cost).	25,648	25,648
Bond Discount	191,730	891,556
Prepaid Insurance and Ground Rental	13,548	13,548
Total Assets	\$12,407,902	\$16,487,985
First Mortgage Bonds.	\$ 4,720,100‡	\$ 7,000,000\$
Bonds	520,100	875,000¶
Accounts Payable	19,224	19,224
Local Taxes	191,172	191,172
Federal Income Taxes, 1927	35,287	31,968
Bond Interest.	26,634	
Prepaid Rental Income	9,409	9,409
Preferred Stock 8% Cumulative \$100 Par	1,750,000	
Common Stock \$100 Par	1,400,000	1,400,000
Surplus from Property Appraisals	3,539,349	6,927,919
Earned Surplus	196,627	33,293
Total Liabilities	\$12,407,902	\$16,487,985

^{*} Appraised in 1923. † At cost. 16%.

^{5 %} Series A. Serial 7 %. 5 % Series B.

odically under the terms of the mortgage indenture. The mortgage would provide for the issuance of additional Series A bonds for not more than 60% of the actual cost of acquiring unencumbered fee simple title to lands then held under ground leases and of new improvements to the present sites. It also would provide for the release, under the restrictions of the mortgage, of any of the property from under its lien, provided, however, that the aggregate Series A bonds to be outstanding should not exceed 50% of the then value of the property remaining or to be subjected to the lien of the mortgage after such action, and, also in the case of releases, that the value of the fee property remaining subject to the lien of the mortgage would be at least 110% of the principal amount of the Series A bonds outstanding.

The investment firm which was working with the Blanchard Corporation on the proposed financing believed that the A bonds could be sold to the public at 98 to yield 5.16% and the B series at 95 to yield 5.4%. Another suggestion was identical except that the entire \$7,875,000 issue should be sold in one series.

Should the bonds have been sold in two series or one? If the latter, at what price could the entire issue have been marketed?

2. EDISON ELECTRIC ILLUMINATING COMPANY OF BOSTON

DETROIT EDISON COMPANY

REFUNDING AND DEBT RETIREMENT POLICIES

Before 1932 the public utility business had gradually come to be recognized as an industry justified in maintaining a perpetual fixed debt. As bond issues became due, it was the practice of most companies to bring out new issues of sufficient amounts to retire the maturing debt and to provide additional capital for current needs. Security market conditions determined for the most part the duration and the price of refunding issues. Since inability to refund on some terms was never contemplated by a company with a stable record of earnings, provision for a sinking fund usually was not included in utility bond issues.

In view of conditions in the capital markets in 1932 and 1933, some utility companies were unable to refund maturing debts and in consequence were forced into receivership and reorganization. These instances of reorganization instigated criticism of the financial policies of utilities with respect to their failure to provide for the retirement of funded debt from earnings. Notwithstanding that provision for sinking funds had not been made by the Edison Electric Illuminating Company of Boston and the Detroit Edison Company, two companies which had to meet the problem of debt retirement in 1931–1934, these utilities were able to take care of their maturities through customary channels.

From its organization in 1886 the Edison Electric Illuminating Company of Boston had expanded by acquiring other utilities until in 1934 it served a population of about 1,360,000. Operating under a perpetual charter from the Commonwealth of Massachusetts, the company was within the jurisdiction of the state Department of Public Utilities. The regulation by the latter included supervision of rates, accounting, the issue of capital stock and bonds, and the issue of coupon notes maturing over three years from date of issue. This department, in August, 1929, denied the company permission to reduce the par value of its stock from \$100 to \$25 per share.

The methods by which the company financed its operations and the expansion of assets of about \$100,000,000 in the period from 1920 to 1934 are indicated in the accompanying exhibits.

In the years 1929–1934 the Edison company from time to time planned to refinance maturities of its short-term notes by an issue of stock. An offering of stock at a fair price was precluded, however, by the condition of the security markets during this period. For example, in October, 1929, the company had asked authority of the Department of Public Utilities to issue 76,411 shares of stock, but the subsequent decline of the stock market caused the company to withdraw this petition.

On July 2, 1934, 20 days after filing a registration statement in accordance with the Securities Act,¹ the Edison Electric Illuminating Company of Boston sold to an underwriting syndicate headed by The First Boston Corporation \$35,000,000, 3% coupon notes due July 16, 1937. At 98.24% of par, the price paid by the underwriters, the Edison company realized \$34,384,000. Of this amount, \$25,000,000 was used to retire coupon notes that became due on July 16, and \$7,000,000 to pay off bank loans. The remainder reimbursed the treasury for funds used to liquidate bank loans in April.

The Detroit Edison Company, organized in 1903 as a consolidation of two electric companies serving Detroit, subsequently acquired control of several utilities operating in surrounding territory. In 1934 it served a compact, highly industrialized territory including over 4,500 sq. miles and with a total population of more than two million. Whereas franchises held by the company in the city of Detroit were perpetual, those held outside were chiefly of the 30-year type.

In financing an expansion of assets of nearly \$200,000,000 in the period from 1920 to 1934, the Detroit Edison Company, in contrast to the Edison Electric Illuminating Company of Boston, avoided the use of short-term notes and confined its funded debt to long-term mortgage bonds and 10-year convertible debentures. In the later years this company followed a policy of simplifying its capital structure (see exhibits). As a final step in the program,

¹ The Securities Act of 1933, as signed by the President on May 27 of that year, required the filing of a registration statement before the issuance of a new security and specified the information to be contained therein as well as the data to be presented in the prospectus. The Act provided stringent civil and criminal liabilities for violations, which included misstatements and omission of material facts in the registration statement — A rider to the Securities Exchange Act, approved by the President on June 6, 1934, relaxed somewhat the restrictions in the original law. For discussions of the original act, giving both sides of the argument, see Bernard Flexner, "The Fight on the Securities Act," Allantic Monthly, Vol. 153, No. 2, pp. 232-252, February, 1934; and Eustace Seligman, "Amend the Securities Act," Allantic Monthly, Vol. 153, No. 3, pp. 370-380, March, 1934.

the Detroit Edison Company in 1932 retired its remaining underlying bonds with the proceeds of an issue of general and refunding 20-year 5% mortgage bonds. The company's funded debt then consisted solely of bonds issued under its general and refunding mortgage, which contained no sinking fund provision. The earliest maturity date of the bonds issued under this mortgage was for the Series A due in 1949.

- 1. Show in detail the sources of funds obtained by the two companies for financing expansion.
- 2. Describe and discuss the refunding policies with particular reference to the 1930–1933 period.
- 3. Can the methods used for borrowing and repaying funds be explained by differences in conditions under which the companies operated? If not, then which of the two companies followed the more sound financial policy in the period for 1930–1933? What are the tests and proofs of sound financial policy with respect to the procurement and administration of funds by a public utility company?
- 4. Defend or attack the proposition that public utility managements should provide out of income for the retirement of all funded debt contracted.

EXHIBIT I Edison Electric Illuminating Company of Boston IMPORTANT BALANCE SHEET ITEMS, AS OF DECEMBER 31 (In thousands of dollars)

Year	Property and plants (net)	Cash	Total current assets	Other assets	Total assets	Current liabili- ties	Surplus
1920* 1921 1922 1923 1924 1925 1926 1927 1928 1929 1930 1931 1932	\$ 59,139 63,583 69,779 79,790 99,332 109,892 116,196 126,367 132,516 141,975 151,977 157,087 159,121 157,991	\$ 674 1,270 973 2,558 1,073 429 387 30,314 1,097 805 887 3,131 6,436 2,124	4,343 3,747 6,333 5,381 4,669 5,935 34,799 5,392 5,968 5,666 7,952 11,602	\$2,196 896 476 265 320 1,471 1,030 45 643 250 626 1,357	\$ 64,983 68,822 74,002 86,388 104,713 114,881 122,702 162,187 137,953 147,943 158,246 165,289 171,349 166,984	1,651 1,972 2,025 2,599 2,524 2,910 2,138 2,911 3,240 3,273 3,260	\$ 401 495 603 599 766 647 514 841 1,022 1,233 1,282 1,286 1,186 1,253

* June 30. Source: Company reports.

EXHIBIT 2 Edison Electric Illuminating Company of Boston EARNINGS STATEMENT, YEARS ENDED DECEMBER 31 (In thousands of dollars)

Year	Gross revenues	Operating expenses, maintenance, and taxes	Depre- ciation	Available for fixed charges	Fixed charges	Divi- dends paid	Additions to surplus
1920* 1921* 1922 1923 1924 1925 1926 1927 1928 1929 1930 1931 1932	\$13,921 16,163 15,886 17,878 19,495 .21,315 23,205 25,887 27,750 29,665 30,617 30,815 30,578 29,291	10,362 11,367 11,833 13,122 13,609 14,854 15,344 16,644 17,429 17,577 17,586	\$ 800 1,350 1,800 2,300 3,200 3,950 3,300 2,750 2,750 2,400 3,275	5,171 5,936 7,004 7,339 7,948 8,598 9,794 10,847 10,587 10,676	\$1,165 1,410 1,507 1,305 1,173 1,599 1,866 1,900 2,061 2,531 3,427 3,285 4,043 4,295	5,606 5,606 6,006 6,406 6,840 7,274 7,274 6,632	\$ 17 28 145 423 130 42 133 201 ⁴ 95 25 ⁴

* Years ended June 30.

d Deficit.
Source: Standard Corporation Records.

Ехнівіт 3 Edison Electric Illuminating Company of Boston CAPITALIZATION, AS OF DECEMBER 31 (In thousands of dollars)

Year	Capital stock	Premium on capital stock	Installments paid on capital stock	Coupon notes	Notes payable
1920*	\$22,528	\$17,919		\$19,004†	\$ 1,901
1921*	22,528	17,919		19,000†	5,951
1922	27,034	19,293	\$ 787	16,000†	7,385
1923	32,440	22,001	4,306	12,000†	11,820
1924	38,928	24,615	620	12,000	25,760
1925	46,714	28,915		30,000	6,005
1926	46,714	28,915		30,000	14,035
1927	53,388	36,605		64,428	4,015
1928	53,388	36,605		30,000	14,800
1929	53,488	36,916		38,500	14,895
1930	53,488	36,916		60,000	3,320
1931	53,488	36,916		70,000	325
1932	53,488	36,916		75,000	411
1933	53,488	36,916		61,000	10,000‡

Source: Company reports.

EXHIBIT 4 Edison Electric Illuminating Company of Boston TABULAR DESCRIPTION OF COUPON AND DISCOUNT NOTES

Date issued	Amount of issue (thousands of dollars)	Rate	Maturity date	Offering price
Jan. 16, 1922	\$12,000	5 1/2 %*	Jan. 15, 1925	99.15
Jan. 16, 1922	4,000	51/2 %*	Jan. 15, 1923	100.00
Apr. 30, 1924	8,000	4.80%†		
Jan. 15, 1925	30,000	41/2 %*	Jan. 15, 1928	99.31
Jan. 29, 1927	2,000	41/8 % †	July 29, 1927	
Mar. 30, 1927	2,200	4.15%†	Sept. 30, 1927	
Nov. 1, 1927	30,000	4½%	Nov. 1, 1930	100.00
Nov. 2, 1927	10,000	4%*	Nov. 2, 1928	99 75
Apr. 25, 1929	8,000	7%†	Oct. 25, 1929	
Apr. 30, 1929	8,500	6%†	Apr. 30, 1930	
Jan. 15, 1930	30,000	5%*	Jan. 15, 1933	98.75
Nov. 1, 1930	10,000	33/4 %*	Nov. 1, 1931	99 87
Nov. 1, 1930	20,000	4%*	Nov. 1, 1932	99 62
Oct 1, 1931	20,000	4½%*	Oct. 1, 1932	100.00
May 2, 1932	10,000	41/2 %*	May 2, 1933	99.76
May 2, 1932	20,000	5%*	May 2, 1935	98.79
Apr. 15, 1933	10,000	3½%†	Oct. 16, 1933	
July 16, 1932	25,000	5%*	July 16, 1934	99.62
Apr. 15, 1933	16,000	5%*	Apr. 15, 1936	99.00
Apr. 15, 1933	10,000	31/2 %†	Oct. 16, 1933	
July 16, 1934	35,000	3%*	July 16, 1937	100.00

^{*} June 30. † Also outstanding \$1,250,000 of first mortgage bonds. ‡ Paid April 16, 1934, by borrowing \$7,000,000 from banks, and taking \$3,000,000 from

^{*} Coupon rate. † Discount rate. Source: Moody's Public Utilities.

EXHIBIT 5
EDISON ELECTRIC ILLUMINATING COMPANY OF BOSTON
ANNUAL PRICE RANGE—COMMON STOCK

Year	High	Low
1920 1921 1922 1923 1924 1925 1926 1927 1928 1929 1930 1931	164 166 \\ 185 172 204 \\ 2 213 250 267 305 440 276 266 \\ 2 205 183	140 142 ¹ / ₄ 156 152 ⁵ / ₈ 163 ¹ / ₂ 200 207 217 252 201 225 164 219 118

Source: Standard Corporation Records.

Exhibit 6
Edison Electric Illuminating Company of Boston Shares Offered to Stockholders since 1920

Year	Shares offered	Ratio of offering (per cent)	Subscription price	Shares subscribed by stockholders		
1921 1922 1923 1924 1927	45,056 54,067 64,881 77,857 66,734	20 20 20 20 1434	\$130 150 140 155 215	44,622 53,696 64,281 77,457 66,407		
Total	308,595			306,463		

Source: Standard Corporation Records.

EXHIBIT 7 EDISON ELECTRIC ILLUMINATING COMPANY OF BOSTON SUMMARY OF ALL STOCK ISSUED JUNE 30, 1920 TO DECEMBER 31, 1933

Shares outstanding, June 30, 1920.	225,280
Shares sold to stockholders, as shown in Exhibit 6	306,463
Shares sold to the public	2,132
Shares sold at public auction to capitalize additions to steam-	
producing properties	1,000
Shares outstanding, December 31, 1933	534,875

Source: Standard Corporation Records,

EXHIBIT 8 EDISON ELECTRIC ILLUMINATING COMPANY OF BOSTON DIVIDENDS PAID ON COMMON STOCK IN CALENDAR YEARS

Year		1	?e	rcentage
1920–1928 (each year)	 			12.0
1929	 ٠.			12.4
1930-1931 (each year)	 			13.6
1932	 			12.8
1933				10.5

Source: Standard Corporation Records.

EXHIBIT 9 DETROIT EDISON COMPANY IMPORTANT BALANCE SHEET ITEMS, AS OF DECEMBER 31 (In thousands of dollars)

Year	Property and plants (net)	Cash	Total current assets	Other assets	Total assets	Capital stock	Funded debt	Current lia- bilities	Surplus
1920	\$ 76,310	\$ 890	\$10,219		\$ 93,573	\$ 27,663	\$ 50,808	\$13,448	\$ 1,654
1921	82,555	802				28,013	64,299	6,848	1,966
1922	90,849	2,469					69,206		2,617
1923	103,070			10,851	126,535	45,597	68,810	7,642	4,099
1924	126,431			11,639	152,456		75,364		5,606
1925	142,028			10,853			72,378	7,616	7,543
1926	168,931		17,646	11,536	198,113		86,337	II,177	9,428
1927	188,939		17,505	11,267	217,711		105,802		11,897
1928	209,114	1,860	17,632	11,917	238,663	105,463	105,129	9,638	15,708
1929	235,256	2,445	24,359	12,766	272,381	127,024		16,934	20,487
1930	247,518	3,635	18,720	13,232	279,470	127,060	118,134	9,256	21,691
1931	251,644	2,737	18,292	17,984	287,920	127,226	129,000	8,667	19,608
1932	260,436		20,778	9,064	290,278	127,226	134,000	8,181	18,239
1933	260,490	4,977	18,219	10,410	289,119	127,226	134,000	6,781	18,900

Source: Company reports.

EXHIBIT 10 DETROIT EDISON COMPANY EARNINGS STATEMENT, YEARS ENDED DECEMBER 31 (In thousands of dollars)

Year	Gross revenues	Operating expenses, maintenance, and taxes	Depre- ciation	Available for fixed charges	Fixed charges	Divi- dends	Addi- tions to surplus
1920 1921 1922 1923 1924 1925 1926 1927 1928 1929 1930 1931 1932	\$21,990 23,383 26,408 31,724 34,163 38,949 44,855 47,380 52,366 56,558 53,707 49,233 44,070 41,492	\$17,057 15,639 16,824 19,345 20,898 21,824 25,361 26,206 27,552 30,180 29,666 27,811 25,643 24,625	\$ 400 1,460 2,415 3,020 3,500 4,515 5,500 5,950 6,550 7,400 6,900 4,000 5,500 4,032	\$ 4,534 6,284 7,145 9,335 10,241 12,585 13,968 15,195 18,232 17,102 17,383 12,868 12,835	\$2,463 3,484 3,885 4,187 4,139 4,170 5,588 5,798 5,985 5,985 6,689	\$ 2,202 2,234 2,599 3,062 3,968 5,472 6,354 6,973 7,198 8,331 9,897 10,151 8,851 5,047	\$ 131 ⁴ 616 1,014 2,086 2,133 2,918 3,149 5,444 4,815 1,220 1,278 2,219 ⁴ 1,099

d Deficit. Source: Company reports.

EXHIBIT II DETROIT EDISON COMPANY TEN-YEAR CONVERTIBLE* DEBENTURES OUTSTANDING,

AS OF DECEMBER 31 (In thousands of dollars)

Year	6%	7%	8%
1920 1921 1922 1923 1924 1925 1926 1927 1928 1929 1930 1931†	\$ 150 138 6,659 6,945 5,541 1,025 600 458 272 157 134	\$9,994 9,644 7,887 7,419 6,525 1,869 1,252 860 373 90	\$5,533 5,533 5,462 1,814

^{*}Into common stock at par. † No debentures outstanding. Source: Company reports.

EXHIBIT 12 DETROIT EDISON COMPANY MORTGAGE BONDS OUTSTANDING, AS OF DECEMBER 31 (In thousands of dollars)

Year	First Mort-	E.M.E.* First		and nding	General and Refunding				
x ear	gage, 5s, 1933	Mort- gage, 5s, 1931	5s, 1940	6s, 1940	A 5s, 1949	B 5s, 1955	C 5s, 1962	D 41⁄2s, 1961	E 5s, 1952
1920	\$10,000	\$4,000	\$16.665	\$10,000					
1921	10,000	4,000	16,665			ł	ł		
1922	10,000	4,000	16,665			į	l		
1923	10,000	4,000	16,665			i	1	i i	
1924	10,000	4,000	16,665	18,319	\$12,500		1		İ
1925	10,000	4,000	16,665			\$ 8,000	1		
1926	10,000	4,000	16,665		12,500				
1927	10,000	4,000	16,665				\$20,000		
1928	10,000	4,000	16,665	18,319	12,500				
1929	10,000	4,000	16,665	18,319	12,500	23,000	20,000		
1930	10,000	4,000	16,665	18,319	26,016	23,000	20,000		
1931	10,000				26,000	23,000	20,000		
1932	8,645†				26,000	23,000	20,000	50,000	\$15,00
1933					26,000	23,000	20,000	50,000	15,00

^{*} Eastern Michigan Edison. † Technically outstanding, funds on deposit for redemption. Source; Company reports.

EXHIBIT 13 DETROIT EDISON COMPANY SUMMARY OF ALL STOCK ISSUED 1920–1933

Shares outstanding January 1, 1920	257,427
Shares sold to stockholders, as shown in Exhibit 14	660,652
Shares sold to public, including customers and employees	58,819
Shares taken by underwriters	50,286
Shares issued for the conversion of debentures	245,076
Shares outstanding December 31, 1933	1,272,260

Source: Standard Corporation Records.

EXHIBIT 14 DETROIT EDISON COMPANY SHARES OFFERED AT PAR TO STOCKHOLDERS

Year	Shares offered	Per cent of holdings offered	Shares subscribed by stockholders
1920 1923 1924 1925 1926 1928 1929	55,326* 87,914 111,513 71,616 80,928 150,688 211,772	20 25 25 10 10 16 ³ / ₃ 20	52,491 96,650 70,134 79,788 150,137 211,452
Totals	769,757		660,652

^{*} Stockholders waived their rights to this issue in order that it might be sold to the general public.
Source: Standard Corporation Records.

EXHIBIT 15 DETROIT EDISON COMPANY DIVIDENDS PAID ON COMMON STOCK

Year	Percentag
1920–1931 (all years)	8
1932	7 . 5
1933	4.5

Source: Standard Corporation Records.

EXHIBIT 16 DETROIT EDISON COMPANY MORTGAGE BOND PROVISIONS

1. Detroit Edison Company, First 5s.

Dated January 28, 1903; due January 1, 1933.

Secured by a first mortgage on the entire property of the company including acquisitions, except Connors Creek plant and Huron River water powers. Not callable.

2. Eastern Michigan Edison, First 5s.

Dated November 1, 1906; due November 1, 1931. Secured by a closed first mortgage on four hydroelectric plants on the Huron

Guaranteed as to principal and interest and assumed by the Detroit Edison Company.

Callable after November 1, 1916 at 110.
3. Detroit Edison Company, First and Refunding, 5s, Series A; 6s, Series B.

Dated July 1, 1915; due July 1, 1940. Secured by a first mortgage on Connors Creek plant at Detroit and by a direct

mortgage on practically all other property.

Callable on any interest date on or before March 1, 1930 at 107½; thereafter to and including March 1, 1935 at 105; and thereafter at 102½.

4. Detroit Edison Company, General and Refunding 5s and 4½s, Series A to E.

Dated (see Exhibit 12).

Secured by a general mortgage on the entire property of the company and a deposit of \$12,500,000 first and refunding bonds.

Callable at schedules varying slightly from series to series; in general a declining

scale beginning with 107 for the first 10 years.

Additional bonds may be issued only (a) against deposit of an equal principal amount of First and Refunding Mortgage Bonds due July, 1940, (b) to retire an equal principal amount of underlying bonds, (c) against a cash deposit, equal to the principal amount of the bonds, or (d) for a principal amount not to exceed 75% of the actual cost, or fair value if less, of new property, provided that net earnings of the company for any period of 12 consecutive months in the 15 months preceding shall have been at least 134 times the annual interest charges on all bonds outstanding and to be issued.

Source: Moody's Public Utilities.

EXHIBIT 17
DETROIT EDISON COMPANY
ANNUAL PRICE RANGE—CAPITAL STOCK, \$100 PAR VALUE

Year	High	Low
1920	108	91
1921 1922	100	931/2
1923 1924 1925	111 115 ⁸ 4	10014 10114 110
1925 1926 1927	159½ 141½ 170½	1231/2
1927 1928 1929	224 ¹ ⁄ ₄ 285	133 ¹ / ₂ 116 ¹ / ₂ 151
1930 1931	255 ³ 4 195	161 110 1/4
1932 1933	- 122 91½	54 48

Source: Standard Corporation Records.

EXHIBIT 18
DETROIT EDISON COMPANY
ANNUAL RANGE—DEBENTURE AND BOND PRICES

Year		ertible ture 6s	First Mortgage 58		First and Refunding 5s		General and Refunding 5s, Series A	
	High	Low	High	Low	High	Low	High	Low
1921 1922 1923 1924 1925 1926 1927 1928 1929 1930 1931	105 101 10534 146 13712 14312 175 275	 100 100 102 ⁵ / ₈ Bid 124 ¹ / ₂ 133 ¹ / ₈ Sale Asked 	93 ³ / ₄ 101 ¹ / ₂ 100 ¹ / ₂ 100 ¹ / ₅ 100 ¹ / ₅ 102 ¹ / ₂ 103 ⁵ / ₈ 103 ³ / ₄ 104 ³ / ₄ 102	8634 9414 9434 99 100 10034 10138 10014 97 10014 100	93 ¹ / ₂ 100 98 101 102 ³ / ₄ 104 ³ / ₈ 105 ³ / ₄ 104 ³ / ₄	76½ 89¼ 90¾ 95 99½ 101½ 102½ 101¼ 97	98 10134 10436 10534 10634 10612 10814 10312	97 97.8 100.18 102.18 102.14 99.76 101.34 96 95.12

3. BUCKNELL TIN COMPANY¹

PROPOSAL TO RETIRE BONDED DEBT

Several directors of the Bucknell Tin Company in February, 1928, wished to refund a 6% first mortgage bond issue of \$4,200,000 which the company had sold in March, 1926. The retirement of these bonds, however, would be expensive, since they were callable at 103 but had been sold to investors at 97. Several directors who held large blocks of common stock either for themselves or for trust estates also were anxious to establish a market for the 68,560 shares of \$100-par common stock. This stock had been closely held and only a few hundred shares had been bought and sold annually through brokers of unlisted securities. Until the sale of the bonds no income statements or balance sheets had been published. The price for the stock in 1924, 1925, 1926, and 1927 had had a narrow range from \$100 to \$120 a share.

In February, 1928, the directors were considering three tentative plans for refinancing the Bucknell Tin Company:

- 1. The bond issue might remain and the common stockholders receive three no-par-value shares for each \$100-par share held.
- 2. The bond issue might remain and the stockholders receive one-half a share of preferred and one share of new no-par common stock for each share held.
- 3. The bond issue might be retired by the sale of 68,560 of the 205,680 shares of no-par common stock to be issued for the old stock.

The Bucknell Tin Company, following its establishment by three men in 1900, had been increasingly successful. On an original paid-in capital of \$192,500 with subsequent total payments of \$455,000 the stockholders had received \$7,836,115 in cash dividends and \$6,060,670 in stock. Although in 1927 earnings were at the rate of more than \$12 a share and dividends for the past six years had been \$8, investors were unable to sell their holdings on account of the narrow market for the shares. Since most of the 30 stockholders had a large part of their funds invested in the Bucknell Tin Company stock, they were unable to purchase additional offerings. One stockholder had left an estate in trust in 1922 containing a large block of the shares to be liquidated within the next five years at a fair price. The

¹ Reprinted from C E. Fraser, *Problems in Finance*, 2d rev. ed., McGraw-Hill Book Company, Inc., New York, 1930.

trustee, however, had been unable to obtain what he considered a fair return for the securities.

The Bucknell Tin Company manufactured and sold tin plate; its principal customers were tobacco, oil, and milk- and foodcanning companies. The usual increase in the consumption of tin plate was about 10% a year. Moreover, the use of canned foods ordinarily did not decrease in times of general business depression. Earnings for the Bucknell Tin Company are included in Exhibit 1. In no year since 1905 had the company shown a deficit. Earnings for the past 10 years, excluding losses on Liberty bonds sold in 1010 and a fire loss in 1021, averaged \$755,200. Increased earnings in 1926 and 1927 in the management's opinion had resulted entirely from the plant improvements financed by the bond issue, for, although net sales of \$11,083,754 in 1925 were larger than those of \$10,318,746 in 1926 and approximately the same as those for 1927, net profit in 1926 was 186% of that in 1925 and, in 1927, 225% of that in 1925. These improved earnings were despite steady declines in tin-plate prices from 1025 to 1927.

EXHIBIT I
BUCKNELL TIN COMPANY
INCOME STATEMENT, YEARS ENDED DECEMBER 31

Item	1923	1924	1925	1926	1927
Net sales Other income	\$10,924,134 40,195		\$11,083,754 92,955		\$10,690,148 164,448
Gross income Expenses	\$10,964,329 10,284,756		\$11,176,709 10,344,309		
Net income Depreciation Bond interest and dis-	\$ 679,573 334,184				\$ 1,575,125 338,649
count	42,245 533	39,573 3,870	40,270	16,871	
Federal taxes Miscellaneous losses	39,096	49,256 3,696			123,169 774
Balance for dividends	\$ 263,515	\$ 303,876	\$ 375,252	\$ 699,818	\$ 844,145

In December, 1927, as shown in Exhibit 2, the Bucknell Tin Company plant was valued at \$6,790,364 after depreciation including the \$1,400,000 of improvements made since 1926, although the value by a 1926 appraisal was \$8,400,000. The management contemplated no further additions to plant, since the cost of erection would be large.

EXHIBIT 2
BUCKNELL TIN COMPANY
BALANCE SHEET, AS OF DECEMBER 31

Item	1926	1927
Assets Land, Plant, and Equipment, Less Depreciation. Cash Accounts Receivable. Notes Receivable Inventories. Investments. Bond Discount. Other Assets. Total Assets. LIABILITIES Accounts Payable. Pay Rolls Accrued Interest. Reserves for Federal Taxes Mortgage Bonds. Reserves for Federal Taxes of Prior Years. Accrued Dividends Capital Stock (\$100-par Common Shares). Surplus. Miscellaneous Reserves.	1,516,869 1,458,143 317,930 154,341 297,632 \$12,987,339 \$ 194,510 134,877 84,000 118,651 4,200,000 82,445 137,119 6,856,000 1,153,432	\$393,666 \$16,214 \$38,958 2,107,310 388,908 137,953 22,341 \$11,895,714 \$398,767 66,853 84,000 123,169 4,200,000 78,046 6,856,000 51,433
Total Liabilities	\$12,987,339	\$11,895,714

The directors had sold bonds in 1926 to provide the large investment necessary for new machinery and equipment to lower the company's operating costs and enable it to maintain its competitive position in the tin-plate industry. In March, 1926, the directors had considered the sale of stock unwise because of the unsettled condition of the stock market. Besides the \$1,400,000 for additions to the plant, \$657,300 of the proceeds from the \$4,200,000 bond issue was devoted to retiring the outstanding 5% bond issue which matured in 1930 and the rest reserved for working capital. The new bonds maturing in 20 years were sold to the public at 97 and were callable at 103 until March 1, 1931, with a ½ of 1% reduction for each 5-year period thereafter. The sinking fund payments were as follows:

March 1, 1929 to March 1, 1933	\$140,000
March 1, 1934 to March 1, 1938	210,000
March 1, 1939 to March 1, 1943	280,000
March 1, 1044 to March 1, 1946	350,000

The first plan of refinancing considered by the directors was to leave the bonds outstanding and to increase the common stock capitalization 300% by changing it to no-par value and giving the old stockholders three new shares for each share owned. This plan by increasing the capitalization and reducing the value of the shares should facilitate the sale of stock. Advocates of this proposal argued that there was no necessity of retiring the bonds since the interest was adequately covered and there was no need for raising additional funds.

The second plan proposed that each common shareholder should receive one-half a share of $6\frac{1}{2}\%$ preferred and one share of new no-par-value common stock. By this plan a shareholder would be entitled to a preferred dividend; he also might sell the preferred stock and retain his interest in the common.

An investment firm proposed a third plan under which 68,560 shares of the total capitalization of 205,680 no-par-value shares were to be sold the public at \$60. By use of the proceeds of this sale and of surplus cash in the treasury the Bucknell Tin Company could retire the bond issue. This plan, a variation of the first plan, required that the common stockholders waive their rights to subscribe to the 68,560 shares to be publicly sold, since by law the stockholders were entitled to first claim to any new shares offered.

Advocates of the first and third plans wished to list the stock on the local exchange or the New York Curb and suggested a \$3 and \$4 dividend, respectively, on the new capitalization. If the second plan was accepted, a \$6 disbursement was planned.

Should the directors of the Bucknell Tin Company have retired the bond issue? If so, which plan of refinancing should they have approved?

4. THE NEW YORK CENTRAL RAILROAD COMPANY

CRITICISM OF REFUNDING PROGRAM BY MEMBER OF THE INTERSTATE COMMERCE COMMISSION

In April, 1934, the stockholders of The New York Central Railroad Company approved the issuance of \$59,111,100 of 10-year 6% convertible bonds to meet maturities of \$52,500,000 on May 1, 1934, and for other capital purposes. In order to carry out this financing, the stockholders had to ratify both a change in the 7,000,000 authorized shares of \$100 par into the same number of shares without par value and also the substitution of 4,992,597 new shares having a stated value of \$499,259,700 for the same number of \$100-par-value shares at the time outstanding.

According to the plan announced in February, 1934, the company offered, until the date of issuance, May 10, 1934, new bonds at par in the ratio of \$1,200 principal amount for each 100 shares of stock held. Each bond was convertible into stock at \$40 a share for three years and at \$50 a share thereafter. A sinking fund was to be set up to retire these bonds, which were callable at 105 from November 11, 1934, to May 10, 1937; at 102 from May 11, 1937, to May 10, 1940; at 101 from May 11, 1940, to May 10, 1943; and at par thereafter, plus accrued interest. The new convertible bonds were to be secured by bonds (see Exhibit 3) pledged with a trustee; with the retirement of any convertible bonds, upon either conversion or redemption, provision was made for the release of the collateral.

After ratification of the refinancing plan by the stockholders, the company applied to the Interstate Commerce Commission for approval of this plan and for permission to obtain a loan of \$19,911,100 from the R. F. C. for three years. This sum was to provide cash equal to the face amount of bonds for which stockholders might not subscribe. The company had already obtained subscription agreements on the part of its directors and certain other stockholders for \$12,800,000 of the bonds and had secured underwriting of \$27,200,000. Since subscriptions for the new issue were not due until May 10, 1934, the company also requested an immediate temporary loan of \$19,911,100 for a term of approximately 15 days to be used for the payment, in part, of the bonds maturing May 1. Interim loans by barks and bankers had been

arranged to meet the remainder of the \$52,500,000 maturities, which must be paid on that date.

Through an arrangement with banks the company met these maturities on May 1 without recourse to the R. F. C. 15-day loan which, together with the refinancing plan, had been approved by the Interstate Commerce Commission on April 26. Furthermore, since the company received subscriptions from stockholders for over 97% of the new convertible bonds, according to a tabulation of May 11, the three-year loan of \$19,911,100 for refunding was not required.

In connection with the decision of the Interstate Commerce Commission authorizing the refunding plan, Mr. Porter, one of its members, although concurring, criticized the plan severely. He stated that he acquiesced to the plan "only because of the far reaching results which at this critical juncture might follow from our withholding approval." His objections, in part, were as follows:¹

In all but five of at least 40 years preceding 1932 Central stock sold above par. . . . In 1932 its market value dropped to \$8.75. The mean between the extreme prices of 1929 and 1932 was, therefore, \$132.63. From the low of 1932 the price of the stock rose nearly 700%

to \$58.50 in July 1933. The present price is around \$35.

The Central announced this plan of financing on February 21, 1934. At noon that day trading in the new 6% bonds was inaugurated on the unlisted market in New York City on a "when issued" basis at an initial quotation of \$111 bid—\$113 asked. During the pendency of the application before us these bonds have sold at a premium of as high as 22%. The "rights" accorded the present stockholders to subscribe to the new bonds, from which the Central is to receive no return, have sold as high as \$2.75. A distribution to the present stockholders of the Central of what is equivalent to a dividend of approximately \$2.50 per share is thus proposed to be made out of the proceeds of a speculative appeal to the public created with our approval. On the total of approximately 5,000,000 shares of stock now outstanding, this distribution at present prices will amount to \$12,500,000 at a time when the Central is urgently in need of funds.

... Except for the present emergency in railroad financing, I believe that, instead of giving our unqualified approval of the plan now before us, we should, under the law which directs us to act in the public interest, prevent such a squandering of railroad credit.

In the first place, this program is designed to take care of less than half of the Central's 1934 financial requirements, to say nothing of some \$36,000,000 of maturities, including equipments, in 1935, and

¹ Commercial and Financial Chronicle, Vol 138, pp. 3098-3100, May 5, 1934.

\$25,000,000 of short-term loans, due in 1935 and 1936, heretofore made by Reconstruction Finance Corporation with our approval. In addition to the two issues of bonds due May 1, 1934, totaling \$52,500,000, and approximately \$9,000,000 of equipment obligations maturing throughout the current year, the Central has outstanding a total of \$69,200,000 of floating debt carried on its books as loans and bills payable . . . Against this floating indebtedness the Central held cash at the end of 1933 amounting to \$20,682,205. Probably the Central's current cash requirement is at least \$15,000,000.

It seems to me that if, at this time, we are to permit the Central to market its future credit, for as long a period as 10 years, we should insist that it enlarge its program to cover this floating debt and thus provide for its total requirements in one operation. If provision were also made to take care of this large and unwieldy amount of floating indebtedness the Central's present credit position would be greatly improved immediately and that improvement, in my judgment, would result in a very substantial increase (say 20 points) in the present market price for the stock. With the stock selling at around 55 to 60 a call on additional shares for 10 years would be reasonably priced at around par. With the conversion price placed at \$100 no valid argument would remain for issuing no par stock. . . . Is it too much to expect that a stock with the volatility displayed by the rise from \$8.75 in July, 1932, to \$58.50 in July, 1933, on the brief and temporary recovery in business experienced at that time, will soon pass the conversion price of 40, after the financing is concluded? History shows the natural and reasonable business capacity of this property will place its stock well above that figure. Its natural position is par or better. It is the existence of this condition and the anticipation of the rise appealing to the speculative instinct which has already elevated the price of these convertible bonds to a premium of 22%.

A price of only 52 for the Central's stock now outstanding is equivalent to the value per share of the stockholders' equity at 40 after the new stock is issued. A price of only 65 per share for the present stock is the equivalent of that equity at 50. Every point of appreciation in the market price for this stock above 52 in three years or 65 in the next seven years is equivalent to a gift of \$1,500,000 to the purchasers of these bonds which appear as reasonably good investments without this sweetening. The gift of this sum to the stockholders, representing

as it does the credit of the Central, carries no public interest.

Emphasis is placed upon the fact that the proposed new convertible bonds will, by their terms, be redeemable at the option of the issuer at prices ranging from 105 until 1937, to par from 1943 to maturity. For the year 1933 the Central reported a deficit in net income of \$5,400,000 which would have been substantially larger had not the Central, during that year, effected further deferment of its charges for maintenance and depreciation. It is clear that this call provision will be ineffective for the immediate future which is recognized in the present market price of 118 for the bonds.

Reverting again to the Central's credit and bearing in mind the character and value of the security which will underlie the new issue of bonds, I am unable to bring my mind to an understanding of necessity for dressing up a prime 6% obligation of this carrier with a conversion privilege which is appraised in the market place at a premium of \$220 per \$1,000 before the bonds are issued. Such a leverage should be used only sparingly, if at all, and certainly should not be exhausted on piece-meal financing which results in substantial profits being diverted from the carrier to its stockholders. In a series of subscription offerings in financing of this type, the consummation of each successive step reduces the appeal to the stockholder through dilution of his equity, thereby lessening the cash return to the offerer and the general success of the plan. With a lessened appeal in the second installment of financing is it reasonable to suppose the stockholders will be agreeable to accepting a lower rated coupon on their bonds than that now proposed?

. . If we acquiesce in the views of this applicant and its bankers that the pressure of the times is so onerous to its financing that the Central should be permitted to market its future credit at discounts of 40 and 50% for its stock, at what figures may we not be urged to approve equity financing in respect of other roads of much lower credit standing? Once we indulge in the fiction of no par stock for one of the premier railroads of the country can we gracefully refuse to approve similar issues for other carriers? This will be most embarrassing. One of the outstanding characteristics of railroad capital structures to-day is the almost universal adherence to the sound principle of definitive capital stock. Are we about to launch upon an administrative policy which will negative the efforts made in the last 50 years to correct the financial abuses of the pioneer days of railroading? Are we now to let down the bars to speculative orgies in rail securities which will make the excesses of the recent past look tame by comparison?

Financial information relating to the questions at issue is given in Exhibits 1-6, pages 201-204.

- 1. Present in outline form an appraisal of Mr. Porter's criticism of the 1934 refunding program of The New York Central Railroad Company.
- 2. On the basis of this appraisal and an analysis of the refunding program, either defend this program or draw up a new plan for meeting the company's requirements.

EXHIBIT I THE NEW YORK CENTRAL RAILROAD COMPANY CONDENSED GENERAL BALANCE SHEET, AS OF DECEMBER 31, 1933

001,021,022 011,022 011,021, 110 01 01	CEMBER 32, -933
Assets Investment in Road, Equipment, Improvements on Leased Railway Property, Securities, etc., as Carried on the Books	\$1,711,362,355 20,750,505
Material and Supplies. Other Current Assets Deferred Assets and Unadjusted Debits.	30,902,263 23,062,332 39,715,338
T	\$1,825,792,793
LIABILITIES	
Capital Stock, Outstanding. Premium on Capital Stock. Equipment Trust Obligations. Mortgage Bonds. Debenture Bonds. Reconstruction Finance Corporation Loans. Miscellaneous and Other Obligations. Bank and Other Demand Loans. Railroad Credit Corporation Loan. Other Current Liabilities. Depreciation and Other Reserves. Deferred Liabilities and Other Unadjusted Credits. Appropriated Surplus. Profit and Loss—Balance.	\$ 499,259,689 4,880,241 58,868,735 568,901,000 17,560,200 25,078,737 741,986 64,400,000 4,800,000 40,512,628 184,671,424 121,324,837 8,811,677 225,981,639
	\$1,825,792,793

This balance sheet does not include the assets or liabilities of lessor, affiliated, terminal, or other companies, or the liability of The New York Central Railroad Company as guarantor or under leases or otherwise with respect to the securities or obligations of such companies.

Source: Preliminary Report of the company, February, 1934.

EXHIBIT 2 THE NEW YORK CENTRAL RAILROAD COMPANY INCLUDING ALL LINES OPERATED UNDER LEASE INCOME ACCOUNT, YEARS ENDED DECEMBER 31

Item.	1933	1932	1931	1930
Railway Operating Revenues: Freight Passenger Mail Express All other	\$194,286,543 53,231,808 10,818,328 6,236,949 18,767,474	11,602,434 7,317,117	86,304,508 12,348,067 11,517,760	111,184,745 13,000,882 14,675,189
Total	\$283,341,102 25,737,773	\$293,636,140 28,286,249		
Maintenance of Equipment: Depreciation (Note 1). Retirements (Note 1). Repairs and All Other Traffic. Transportation. General and All Other.	6,439,095 8,200,278 44,244,527 5,898,397 101,722,945 15,680,279	9,143,294 41,663,751 6,788,435	440,822 55,110,452	1,651,327 76,896,655 9,594,315 174,455,031
Total	\$207,923,294 75,417,808	\$227,176,620 66,459,520		
Operating Ratio	73 38	77.37	80.34	78 66
Railway Tax Accruals Net Debits for Equipment and Joint Facility Rents, etc.	\$ 26,456,637 15,692,009	\$ 30,083,642 15,562,891		
Nonoperating Income, etc.	\$ 33,269,162			
(Note 2) Gross Income Deductions from Gross Income: Rent for Leased Roads (Note	\$ 54,791,300			
Interest on Funded Debt. Interest on Unfunded Debt. All Others.	26,423,122 28,153,486 3,792,578 1,834,628	28,348,690 3,988,230		27,217,660 1,414,407
Total. Net Income. Net Deficit.	\$ 60,203,814 \$ 5,412,514	\$ 62,753,422 \$ 18,256,400	\$ 2,430,101	\$ 61,016,841 \$ 35,981,792

Note 1: It is expected that for the year 1934 depreciation charges will be not less than \$15,700,000 and that charges for retirements will be made direct to surplus, subject to the authorization of the Interstate Commerce Commission.

Note 2: Included in Nonoperating Income and Rent for Leased Roads are certain intercompany transactions representing credits and corresponding debits amounting to \$6,017,006 in 1933, \$5,900,105 in 1932, \$5,909,016 in 1931, and \$6,025,897 in 1930.

Also included in Nonoperating Income are items representing interest and dividends amounting to \$2,033,155 in 1933, \$1,975,754 in 1932, \$1,828,084 in 1931, and \$1,674,432 in 1930 received on securities of and advances to terminal and other railroad companies whose properties are jointly used by this company, as to the major portion of which a like amount was paid by the company to those companies as rental and included in Joint Facility Rents.

Source: Prelimmary Report of the company, February, 1934.

EXHIBIT 3 THE NEW YORK CENTRAL RAILROAD COMPANY BONDS PLEDGED WITH TRUSTEE

\$48,000,000 Principal amount, of The New York Central
Railroad Company Consolidation Mortgage
4% Bonds of Series C, due February 1, 1998
6,000,000 Principal amount, of The New York Central
and Hudson River Railroad Company First
Mortgage 3½% Bonds, due July 1, 1997
4,500,000 Principal amount, of Boston and Albany
Railroad Company 6% Refunding Bonds of
1934, due May 1, 1946, guaranteed as to
principal and interest by The New York
Central Railroad Company
3,205,000 Principal amount, of The Cleveland, Cincin-
nati, Chicago and St. Louis Railway Com-
pany 5% Refunding and Improvement
Mortgage Bonds, Series D, due July 1, 1963
6,171,000 Principal amount, of The Michigan Central
Railroad Company 4½% Refunding and
Improvement Mortgage Bonds, Series A, due
January 1, 1947
7,500,000 Principal amount, of The New York Central
Railroad Company 5% Refunding and
Improvement Mortgage Bonds, Series C,
due October 1, 2013

Source: Commercial and Financial Chronicle.

EXHIBIT 4 DEBT* OF THE NEW YORK CENTRAL RAILROAD COMPANY AND ITS LESSOR COMPANIES MATURING WITHIN THE SUCCEEDING TEN YEARS

Year 1934:	
Mortgage Bonds and Debentures	
Equipment Trust Obligations	14,627,344
Other Obligations	14,753
Year 1935:	
Mortgage Bonds and Debentures	
Equipment Trust Obligations	14,627,344
Secured Notes, Reconstruction Finance Corporation and	
the Railroad Credit Corporation	20,400,000
Other Obligations	14,747
Years 1936 to 1943, Inclusive:	
Mortgage Bonds and Debentures†	\$36,687,100
Equipment Trust Obligations	50,094,000
Secured Notes, Reconstruction Finance Corporation	9,478,737
Other Obligations	5,117,975

^{*} Excluding bank and other demand loans amounting to \$64,400,000.
† Excluding \$9,888,500 of funded debt of The Peoria & Eastern Railway Company, the properties of which are operated by The New York Central Railroad Company under contract. Source: Preliminary Report of the company, February, 1934.

EXHIBIT 5 THE NEW YORK CENTRAL RAILROAD COMPANY PRICE RANGE OF THE COMMON STOCK

Date	High	Low
1934: February. March Week ending: April 7. 14 21. 28. May 5. 12 19. 26 June 2.	45\4 39\4 36\4 37\2 36\34 35\4 35\4 35\4 29\4 29\4	37% 8 34 35% 3512 34% 3 355% 2 34% 2 25% 2 25% 2 25% 2 25% 2

Sources: Quotations for February and March from Bank and Quotation Record; quotations for April, May, and June from The Annalist.

EXHIBIT 6
THE NEW YORK CENTRAL RAILROAD COMPANY
PRICE RANGE OF THE TEN-YEAR 6% CONVERTIBLE BONDS OF 1944
(Quoted on a "when issued" basis prior to May 17, 1934)

Date	High	Low
1934:	122½ 120¼ 115¾ 115¼ 116¾ 117¼	11534 11574 11474 11278 11078 11572 11534

Sources: Quotations for February, March, and April from Bank and Quotation Record; quotations for May and June from the New York Times.

5. SACO-LOWELL SHOPS

EXTENSION OF NOTES IN 1933

In the fall of 1932 the directors of the Saco-Lowell Shops realized that the company would be unable to meet \$2,661,690 of notes, maturing in January, 1933. Of these, \$2,184,000 were three-year 6% Class A notes, issued in 1927 for the purpose of refunding bank loans. In a readjustment of the company's financial obligations in 1929, the Class A notes were extended for three years. At this same time, the maturity date of the remainder, consisting of 7% convertible notes due in 1932, was postponed to 1933.

Since money market conditions and the company's weakened credit position made refunding impossible in 1932, the directors decided to present a plan whereby the maturity of the notes could again be extended for three years and the other obligations of the company arranged in maturities which would give freedom from financial pressure in the near future. In view of the fact that all the Class A notes were held by three banks, and the other obligations were closely held by officers, directors, and principal stockholders, direct negotiations were feasible. The plan, as finally agreed upon and put into effect, is outlined in Exhibit 1.

Incorporated originally in 1845 as the Lowell Machine Shops, the company became the Saco-Lowell Shops upon acquisition of the Saco Pettee Company in 1912. The company manufactured cotton-textile machinery which had been generally recognized as of high quality for many years. Until the beginning of the textile depression in 1923, the company operated successfully, paying cash dividends on its common stock, which ranged from 6 to 12% in the years 1917 through 1923. In 1922, moreover, a common stock dividend of 50% and a second preferred stock dividend of 50% were paid on the common stock. Regular dividends of 6% on the preferred stock were maintained until July 1, 1925.

From 1919 to 1923 the company carried on a program of expansion of plant capacity which it financed by the sale of common and preferred stock, by bank loans, and by the reinvestment of earnings. This expansion proved unwise since at that time the textile industry began to experience a period of depression. During the World War and for several years thereafter, capacity had been greatly increased to meet the requirements of foreign markets.

With the subsequent loss of these markets to Japan, England, and Germany, the textile industry found itself with capacity to produce far in excess of demand for its products. This situation reacted unfavorably on the Saco-Lowell Shops when machinery from bankrupt companies began to compete with its products in an already failing market. The company's losses before depreciation in the years from 1923 to 1926, for instance, ranged from \$786,740 in 1924 to \$441,644 in 1926.

In 1927, to cope with these conditions and to save the company, the creditor banks installed a new management. Under the new leadership a thorough readjustment of the company's affairs was effected. Certain plants were abandoned; inventories were written down; and bank debt was replaced by notes with maturities of three to five years. Despite substantial losses in every year except 1929, as shown in Exhibit 3, the funded debt was reduced from over \$6,000,000 in 1927 to about \$3,000,000 at the end of 1932 without impairing the company's current position.

At the close of 1932 there were only three important companies in the cotton-textile machinery industry, as compared with nine in 1920. Whereas at their peak cotton spindles in place in the United States in July, 1925, reached a total of nearly 38,000,000, by 1932 this figure had been reduced to about 32,000,000, a decrease of nearly 16%.

In the annual report for 1931, released March 14, 1932, the president made the following statement:

Even under the abnormal and depressed conditions which prevailed during the past year, the demand for cotton products was large enough to keep the spindleage in place operating at more than 80% of single-shift capacity, calculated in terms of spindle hours by the U. S. Census Bureau. In 1929 the corresponding figure was about 105% of single-shift capacity with a somewhat larger number of spindles in place.

More than half the spindleage in place today is obsolete in design and much of it is largely worn out and in urgent need of replacement. With even a moderate improvement in general business, it would seem that the industry would require permanent plant capacity of from 25,000,000 to 30,000,000 spindles in place to supply the demand for cotton products, which up to 1929 was slowly but steadily increasing. Under normal conditions the proper maintenance and replacement of a machinery capacity of even 25,000,000 spindles (which is 7,000,000 spindles less than the number now in place, and a reduction of one-third from the peak spindleage of 1925) would provide a sufficient and sustained volume of business to the three companies remaining in our field.

Hundreds of mills today are feeling acutely their need for new and better machinery. . . . Nevertheless, it is clear that there can be no revival of new equipment buying in substantial volume until at least a considerable number of the cotton mills of the country recover some moderate earning power.

Current statements, as shown in Exhibit 2, indicated the precarious position of the company's finances, with large blocks of funded debt coming due in the next few months and an extensive accumulation of preferred dividends.

Notwithstanding these adverse factors the management believed that the future of the industry, as well as the position of the Saco-Lowell Shops therein, amply justified an attempt to preserve the company without a drastic reorganization.

- r. Was the plan as given in Exhibit r an expedient method of meeting the financial situation?
 - 2. Should a more drastic reorganization have taken place?
 - 3. Was the plan fair to all the interested groups?

EXHIBIT I SACO-LOWELL SHOPS

PLAN FOR ADJUSTMENT OF INDEBTEDNESS, DECEMBER 8, 1932
As Approved by the Board of Directors, January 11, 1933, and as Duly Declared
Effective on January 14, 1933

PURPOSE OF PLAN

In January, 1933, there will fall due the company's 6% Class A notes and the company's 7% convertible notes (now outstanding, respectively, in principal amounts of \$2,184,000 and \$477,690). The purpose of the within plan is to postpone the maturities of these obligations on the terms and conditions hereinafter set forth.

EFFECTIVE DATE OF PLAN

The plan will not become effective until the following security holders shall have accepted the same and deposited or agreed to deposit their notes for exchange as herein provided with Old Colony Trust Company, clearing agent: 100% of the Class A notes outstanding after the redemption hereinafter referred to; 100% of the Class B notes outstanding on January 15, 1933; substantially all of the convertible notes outstanding on said date; and until declared effective by the president of the company pursuant to authorization by the board of directors.

Existing Note Indebtedness of the Company as of Date of Plan

a. The Class A Notes.—\$2,184,000 (of an authorized issue of \$3,412,500). Three-year 6% Class A notes, due January 14, 1933. The balance of the authorized issue has, since January 14, 1930, been redeemed prior to its maturity and canceled.
b. Credit Line Notes.—The company was authorized, in order to raise additional

b. Credit Line Notes.—The company was authorized, in order to raise additional working capital for current operating needs, to issue from time to time not exceeding \$470,000 principal amount of these notes, bearing interest at 6% per annum, maturing at or prior to January 14, 1933, and ranking on an equality with the Class A notes. No said credit line notes have been issued to date or will hereafter be issued.

EXHIBIT I (Continued) SACO-LOWELL SHOPS

Plan for Adjustment of Indebtedness, December 8, 1932

c. The Convertible Notes.—\$477,690 (of an authorized issue of \$478,120) Three-year 7% convertible notes, due January 15, 1933. The balance of the authorized issue was never issued.

These notes are now convertible into common stock on the basis of \$ro a share and are, as to the payment of principal, subordinated to the payment of principal of and interest on the Class A notes and the credit line notes.

d. The Class B Notes.—\$895,000 (total authorized issue) Five-year 5% Class B

notes, due January 15, 1935.

These notes, as to the payment of principal and as to the payment of 2% interest in excess of 5% per annum, are subordinated to the payment of principal of and interest on the Class A notes, the credit line notes, and the convertible notes. Since January 15, 1927, there has accrued upon these notes, and upon similar notes for which these notes were exchanged, additional interest at the rate of 2% per annum, which interest by the terms of said notes is similarly subordinated and is payable only when the principal of said notes is payable.

PROPOSED ADJUSTMENT OF EXISTING NOTE INDEBTEDNESS OF THE COMPANY

a. The Class A Notes.—On or before maturity, the company will redeem and pay a further \$910,000 principal amount of the Class A notes. The balance of said notes thereafter outstanding (i.e., \$1,274,000) will be exchanged on January 14, 1933, for Class A notes, dated January 14, 1933, maturing January 14, 1936, and bearing interest to said maturity or prior payment at the rate of 5% per annum.

The Class A notes to be outstanding after January 14, 1933, may be redeemed at par, in whole or in part, prior to maturity, but any redemption prior to maturity of less than all said Class A notes shall be made in ratable proportion to the principal

amounts of the said notes at the time held by the several holders.

b. Working Capital Notes.—In lieu of said credit line notes, the company will be authorized from time to time to issue not exceeding \$800,000 principal amount of working capital notes, which shall mature not later than January 14, 1936, shall bear such rate of interest and have such security as may be agreed upon, and shall otherwise rank on an equality with the Class A notes. The company has a definite commitment from certain banks to take, at any time upon the company's request, \$200,000 principal amount of working capital notes and has further conditionally arranged with said banks for lines of credit aggregating \$600,000 (to be used only in the event of increased business requiring additional working capital for current operating needs), advances against which shall be evidenced by working capital notes.

Reference below in the plan to Class A notes includes reference to any working

capital notes which may be outstanding.

c. The Convertible Notes.—On January 16 (as of Sunday, January 15), 1933, not exceeding 15% in principal amount of said notes then outstanding will be exchanged for Class C convertible notes below described, and the balance of said notes then outstanding not so exchanged will on said date be exchanged for Class D convertible notes below described.

The aforesaid Class C and Class D convertible notes will be dated January 15, 1933, will mature January 15, 1936, and will be convertible into common stock on a basis similar to that now existing with respect to the convertible notes now

outstanding.

The aforesaid Class C convertible notes, as to the payment of principal only, will be subordinated to the payment of principal of and interest on the Class A notes to be outstanding after January 14, 1933. The aforesaid Class D convertible notes, as to the payment of principal and as to the payment of interest at the rate of 7% per annum, will be subordinated to the payment of principal of and interest on said Class A notes.

d. The Class B Notes.—On January 16 (as of Sunday, January 15), 1933, this entire issue will be exchanged for Class B notes, dated January 15, 1933, and matur-

ing January 15, 1936.

EXHIBIT I (Continued) SACO-LOWELL SHOPS

PLAN FOR ADJUSTMENT OF INDEBTEDNESS, DECEMBER 8, 1932

The Class B notes so to be issued in exchange (a) as to the payment of principal and as to the payment of interest at the rate of 7% per annum, will be subordinated to the payment of principal of and interest on the Class A notes to be outstanding after January 14, 1933, and (b) as to the payment of principal and as to the payment of 2% interest in excess of 5% per annum, will be subordinated to the payment of principal of and interest on the aforesaid Class C and Class D convertible notes.

The payment of the interest accrued, at the rate of 2% per annum, from January 15, 1927, to January 15, 1933, upon the Class B notes now outstanding, and upon similar notes for which said notes were exchanged, will be subordinated to the payment of principal of and interest on the Class A notes to be outstanding after January 14, 1933, and to the payment of principal of and interest on the aforesaid Class C and Class D convertible notes.

NOTE: Interest accruals on Class D convertible notes and Class B notes shall bear interest (the payment of which shall be deferred and subordinated) at the rate of 5% per annum.

MISCELLANEOUS

1. The Class A notes, convertible notes, and Class B notes now outstanding were issued under a trust indenture, dated January 14, 1930. The Class A notes, Class C and D convertible notes, and Class B notes to be exchanged therefor under the plan, and the working capital notes provided for in the plan will be issued under a substantially similar trust indenture, which will contain appropriate provisions to carry the plan into effect. This trust indenture will also provide that, as long as any of the Class A notes so to be issued in exchange remain outstanding and unpaid:

a. Except for the purpose of securing working capital notes, no lien of any kind

shall be placed on any assets of the company.

b. If the company declares or pays any dividend upon its shares of stock of any class, forthwith there shall become due and payable the entire principal amount of

said Class A notes then outstanding.

c. If the amount by which the aggregate of the company's cash, accounts and notes receivable, and inventory exceeds the company's current liabilities, as shown by any monthly statement of the company, shall be no greater than the total principal amount of Class A notes then outstanding, and if within 25 days next following the last day of any month with respect to which such statement is rendered there shall not have been filed with the trustee the writing hereinafter referred to, then at the expiration of said twenty-fifth day a default shall occur and the Class A notes then outstanding shall forthwith become due and payable; provided however, that if there shall be filed with the trustee by the holders of at least 75 % in principal amount of Class A notes then outstanding a writing, in such forms as the trust indenture may provide, such default shall be postponed, and such default shall thereafter occur six months from the twenty-fifth day aforesaid, if the amount by which the aggregate of the company's cash, accounts and notes receivable, and inventory exceeds the company's current liabilities, as shown by the monthly statement rendered with respect to the sixth month following the month first above referred to, shall be no greater than the total principal amount of Class A notes then outstanding, and provided further that during any such period of six months following the filing of such writing no default under this provision shall be deemed to have occurred with respect to any intervening monthly statement.

d. The company will, within sixty days of the end of its fiscal year, redeem and pay a principal amount of said Class A notes then outstanding equivalent to 50% of its net profits for the prior fiscal year as shown in its annual audited statement for

said prior fiscal year.

2. In connection with the consolidation of its manufacturing operations at Biddeford and Saco, Maine, and the plant extension incident thereto, the company incurred indebtedness, not exceeding \$375,000 in principal amount and payable

EXHIBIT I (Continued) SACO-LOWELL SHOPS

PLAN FOR ADJUSTMENT OF INDEBTEDNESS, DECEMBER 8, 1932

with interest in ten equal annual installments (first installment due January 1, 1933). By appropriate instruments executed at the time of said consolidation, it is provided that, upon the happening of a default under the trust indenture abovementioned, all payments on account of said indebtedness are subordinated to the payment in full (pursuant to the provisions of said trust indenture) of principal of and interest on the Class A notes to be outstanding after January 14, 1933.

3. Decisions by the board of directors as to questions arising in carrying the plan into effect (not affecting the substance thereof) shall be conclusive. If and when the plan becomes effective, the physical exchange of securities contemplated in the plan may be delayed temporarily after the date specified in the plan, provided that such exchange when made be made as of said specified date.

EXHIBIT 2
SACO-LOWELL SHOPS
CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31

Item	1928	1929	1930	1661	1932
Assers Cash Bankers Acceptances and Certificates of Deposit Notes and Accounts Receivable Inventories Scourtiles at Batmarted Realizable Value Deposits with Mutual Insurance Companies. Accrued Interest Receivable.	\$ 993,495 1,188,030 1,918,025 1,658,233 605,951 33,650 13,800	\$ 1,036,752 338,371 2,313,669 2,092,736 353,485 57,845 7,900	\$1,008,568 900,000 980,576 1,190,547 312,374 312,374 4,254	\$1,159,618 808,660 1,138,915 839,099 245,432 545,443 545,443 6,714	\$ 532,361 837,842 695,381 164,361 47,833
Total Current Assets Real Bstate, Machinery, and Equipment. Deferred Charges	\$ 6,411,184 5,140,713 62,108	\$ 6,200,753 4,940,310 39,505	\$4,452,825 4,773,334 47,168	\$4,308,487 4,484,982 39,226	\$2,277,778 4,533,726 28,371
Total Assets LIABILITIES Accounts Payable and Accruals Five-year 7% Convertible Notes, Due April 15, 1930 Ten-year Loan Payable, Amount Due January 1, 1933	\$ 856,666	\$11,614,005 \$ \$11,180,568 \$ 359,143 \$ 159,705 \$ 122,400	\$9,273,327 \$ I59,705	\$8,832,695	\$6,839,875 \$ 132,968
Total Current Liabilities. Ten-year 6 % Loan Payable, Due 1934 to 1942 \$ % Class A Notes, Due 1930, Extended to 1933 at 6 % \$ Convertable Notes, Due 1932, Extended to 1933 . \$ % Class B Notes, Due 1932, Extended to 1933 \$ % Class B Notes, Due 1932, Extended to 1935 Accrued Interest on Class B Notes, Due 1935	\$ 856,666 4,550,000 500,170 122,400 895,000	& : E :		\$ 202,950 2,730,000 477,690 895,000 88,754	\$ 170,468 312,500 1,274,000 477,690 895,000
Total Funded Debt	\$ 6,067,570 88,520 1,250,000 2,643,800 707,449	\$ 4,785,620 263,142 1,250,000 2,643,800 1,756,463	\$4,173,544 157,615 1,250,000 2,643,800 888,663	\$4,191,444 128,789 1,250,000 2,643,800 415,712	\$2,753,344 53,881 1,250,000 2,643,800 344,118 ^d
Total Liabilities	\$11,614,005	\$11,614,005 \$11,180,568 \$9,273,327	\$9,273,327	\$8,832,695	\$6,839,875

* Dividends accumulated, December 31, 1932, \$562,500. † Dividends accumulated, December 31, 1932, \$1,434,202. Source: Company reports.

EXHIBIT 3 SACO-LOWELL SHOPS

CONSOLIDATED INCOME ACCOUNT, YEARS ENDED DECEMBER 31

Item	1928	1929	1930	1931	1932
Operating profit. Depreciation. Idle plant expense. Interest. Consolidation expense Reserves	51,877 366,229		\$254,116 ^d 290,426 70,645 275,153	\$121,611 291,251 56,423 259,888	\$204,679 ² 254,179 52,459 249,685
Net profit	\$892,861d	\$1,004,034	\$890,340 ^d	\$485,951d	\$761,002d

Note: In 1927 the company made a profit of approximately \$61,000 before depreciation and inventory adjustment, but after interest.

d Deficit.
Source: Company reports.

6. GENERAL REFRACTORIES COMPANY

REFINANCING NOTES DUE IN 1933

Early in 1933 a committee, representing over one-third of the holders of the \$5,000,000 two-year 5% gold notes of the General Refractories Company, maturing March 1, was formed to protect the interests of this group and to present a plan for refinancing the notes.

As the result of a number of mergers of small, locally owned companies which were engaged in the manufacture of firebrick and allied refractory products, the General Refractories Company had become the second largest organization in the industry. The company owned and operated 15 plants, many of which specialized for the most part on particular products. In addition, it possessed extensive mineral property, which supplied the majority of the raw materials consumed in these plants; the remaining minerals required were obtained from abroad under favorable contracts.

From its incorporation in 1922 the company operated successfully until 1931, with net profits increasing from \$815,273 in 1923 to \$2,553,123 in 1929; net earnings were over \$1,000,000 every year except 1923 and 1924. Operating results for the years 1928 through 1932 are shown in Exhibit 2.

Although the company had accomplished its expansion chiefly by exchange of stock and reinvestment of earnings, in 1931 in order to provide funds for the purchase of five plants and additional mineral lands, a \$5,000,000 issue of two-year 5% gold notes was sold. By the time they fell due in March, 1933, however, the company had not accumulated sufficient funds to meet the maturity of these notes, a situation which was attributed to prevailing business conditions. Heretofore the refractories industry had been considered to be "depression proof" since 45 to 50% of its output was taken by the iron and steel industry, in which repairs were usually made in slack times when furnaces were out of production.

Recognizing that, under the circumstances, refunding of the notes by the sale of securities to the public was out of the question, the noteholders' committee presented to the directors of the company the plan which is summarized in the following paragraphs:

The principal features of the plan are (1) payment of \$5,000,000 of two-year 5% gold notes due March 1, 1933; (2) the issuance of \$6,000,000 of five-year 6% first mortgage cumulative income bonds; (3) the issuance of stock purchase warrants for 240,000 shares of stock at \$5 per share, attached to said bonds; (4) the issuance of 54,000 additional shares of stock, as compensation for deferred payment of interest; (5) the creation of a voting trust agreement which provides for the issuance of voting trust certificates for stock in accordance with a voting trust agreement.

1. The \$5,000,000 of two-year 5% gold notes were issued March 2, 1931, and mature March 1, 1933. These notes were issued in connection with the acquisition of five additional plants and additional mineral

properties in 1931.

2. In payment of the above gold notes the issuance of \$6,000,000 of five-year 6% first mortgage cumulative income bonds, to be dated March 1, 1933, and to mature March 1, 1938, was authorized by the board of directors January 14, 1933, and offered to stockholders of record as of the close of business at 3 P.M., February 10, 1933. A special meeting of the stockholders of the company was held at 12 o'clock noon, March 22, 1933, for the approval or disapproval of the issuance of these bonds. These bonds will be secured by a closed mortgage upon the present properties of the company and by the further pledge of its 40% stock interest in the Northwest Magnesite Company. Interest upon these bonds will be payable out of net earnings of the company. The bonds will be redeemable in whole or in part at any time upon 45 days' notice, at par and accrued interest. The mortgage indenture securing these bonds will contain a provision that no dividends will be paid on the stock of the company so long as the bonds are outstanding. In the event of an oversubscription, these bonds will be allotted to stockholders; all unsubscribed bonds, up to a total of \$5,000,000, will be offered in exchange for the 5% gold notes due March 1, 1933, par for par. Of the remaining \$1,000,000 in bonds \$325,000 will be set aside as security for the company's present \$325,ooo bank loans. The remaining \$675,000 will be used for additional working capital and for other corporate purposes.

3. Each \$1,000 mortgage bond will carry a nondetachable warrant giving to the holder thereof the right to purchase 40 shares of stock at \$5 per share at any time during the life of the bond. In the event of redemption of the bonds prior to maturity the holders thereof will have the privilege of exercising these stock warrants up to but not on

or after the date fixed for redemption.

4. One share of stock will be issued to the holders of the above bonds, as compensation for the postponement of the payment of interest thereon, for each semiannual interest coupon which shall not

be paid at the end of each semiannual period.

5. A voting trust will be created for the capital stock of the company, to continue during the term of the bonds, and voting trust certificates, up to a total of 594,000 shares, will be issuable in accordance with the terms of a voting trust agreement, as more fully described herein.

VOTING TRUST AGREEMENT

Purpose.—The purpose of the voting trust agreement is to unite the voting rights of the stockholders and the voting trustees for the management of the company in the best interests of the stockholders and the bondholders.

Dissent and Withdrawal.—The agreement provides that stock-holders depositing their stock in the voting trust shall thereby vest in said voting trust all voting powers with respect to such stock. The

agreement does not provide for withdrawal by stockholders.

Adoption.—The agreement is immediately effective as to the stock-holders executing the same and no specified percentage of stockholders is therein required for adoption; said agreement, however, is an integral part of the general refinancing plan which includes the \$6,000,000 five-year 6% first mortgage cumulative income bonds above mentioned.

Powers and Duties of Voting Trustees.—The voting trustees shall have all the powers of stockholders in the voting of stock deposited under the voting trust agreement, excluding the right to sell and dispose of such shares, the voting trustees agreeing to perform the duties and

trusts proposed in the agreement.

Designation of Voting Trustees.—Two voting trustees are designated by the holders of the company's five-year 6% first mortgage cumulative income bonds, due March 1, 1938, and one by the principal stockholders of the company. In the case of a vacancy in the number of voting trustees, the successor shall be appointed (a) if the voting trustee so ceasing to act be one of the voting trustees nominated by the holders of the company's five-year 6% first mortgage cumulative income bonds, by the remaining voting trustee nominated by the aforesaid bondholders; (b) if the vacancy in the voting trust be the voting trustee nominated by the stockholders of the company, by the board of directors of the company from among the then registered holders of voting trust certificates issued under this agreement.

An additional feature of the plan involved a three-year contract with a group of banks whereby the company was assured of additional working capital, if needed, up to the maximum amount of \$500,000.

After ratification by the directors of the company on January 14, 1933, the plan, as outlined, was approved by the stockholders, February 10; by March 22, \$4,566,000 of the notes had been deposited as specified.

In accordance with the Voting Trust Agreement, Mr. A. R. Horr, vice president of the Cleveland Trust Company, Mr. Alfred Hurrell, vice president of the Prudential Life Insurance Company of America, and Hon. William I. Schaffer, Justice of the Supreme Court of Pennsylvania, were appointed as voting

trustees, the first two representing the bondholders, and the last, the stockholders.

Under the direction of this new board of control several important changes were made in the management and the directorate. The size of the latter board was reduced from 17 to 9 members, four of whom were new members. By the end of the year, moreover, Mr. S. M. D. Clapper, who had no previous direct connection with the company, had replaced Mr. John R. Sproul as president.

- 1. Compare the plan for meeting the maturity of the General Refractories two-year 5% gold notes due March, 1933, with the plan offered in January, 1933, to the noteholders of the Saco-Lowell Shops.
- 2. In view of the financial position and prospects of the two companies which plan (a) was the more equitable to all interests concerned, (b) was the more effective in improving the financial position of the companies involved?
- 3. In your opinion could more satisfactory plans for meeting the situation with which the two companies were confronted have been put into effect? If so, what changes would you recommend in the plans as adopted?

EXHIBIT I
GENERAL REFRACTORIES COMPANY
CONDENSED BALANCE SHEET, AS OF DECEMBER 31

Item	1929	1930	1661	1932
ASSETS Notes Receivable—Northwest Magnesite Company Notes Receivable—Customers, Individuals, etc. Accounts Receivable (Net). Inventories, at Lower of Cost or Market Accrued Interest Receivable. Investments, Marketable (at Cost)*	\$ 973,522 	\$ 605,700 74,363 1,099,764 3,212,831 85,898 183,596	\$ 415,605 250,000 72,111 790,043 3,126,301 13,995 173,882	237,604 240,000 74,581 74,581 1,835,391 2,404 173,882
Total Current Assets Miscolancous Investments (at Cost) Notes Receivable—Officers and Employees—Partly Secured Deferred Accounts Patents at Cost. Patents at Cost. Real Bstate, Buildings, Machinery, etc., Net of Allowance for Depreciation and	\$ 5,734,917 808,522 2,716 433,528 28,851	\$ 5,262,152 824,698 1,050,901 472,440 37,250	\$ 4,841,997 2,382,354† 1,034,986 553,869 34,873	\$ 3,136,999 829,580 1,231,767 275,334 31,641
Depletion. Cash in Banks in Hands of Receivers. Total Assets.	\$22,304,790	\$26,325,383	\$27,239,030	\$23,505,563
Bills Payable—Banks Accounts Payable Accounts Accounts Accounts Accounts Allowance for Pederal Income Tax	\$ 140,763 186,949 200,000	\$ 3,105,000 440,976 171,694 242,500	\$ 250,000 197,661 193,237	\$ 325,000 143,970 179,047
Total Current Liabilities, Two-year 5 % Gold Notes, March 1, 1933. Reserve for Contingencies. Capital Stock. Patal Stock. Patal Surplus. Barned Surplus.	\$ 527,712 	\$ 3,960,170 	\$ 640,898 \$,000,000 iz,951,696 4,948,156 3,698,280	\$ 648,017 5,000,000 1,750,000 11,350,003 4,757,544
Total Liabilities	\$22,304,790	\$26,325,383	\$27,239,030	\$23,505,563

* Market Value, 1930, \$156,000; 1931, \$45,000; 1932, \$33,300, † Includes treasury stock, market value \$510,125. Source: Company reports,

CONDENSED STATEMENT OF OPERATIONS, YEARS ENDED DECEMBER 31 EXHIBIT 2
GENERAL REFRACTORIES COMPANY

Item	1928	1929	1930	1931	1932
Earnings from operations, before taxes, interest, etc Miscellaneous income	\$1,862,284 \$2,937,103 199,222 236,669	\$2,937,103 236,669	\$2,629,174 258,054	\$749,539 166,131	\$ 452,225 ^d 140,253
Earnings before taxes, interest, depreciation and depletion	\$2,061,506 \$3,173,772	\$3,173,772	\$2,887,228	\$915,670	\$ 311,9724
Corporate, municipal, income taxes. Interest on bonded debt. Interest on floating debt. Bond discount and expenses.	219,511 45,866 23,280	262,683 83,050 13,335	334,660	82,298	84,265 250,000 19,909 77,148
Depreciation and depletionExtraordinary losses	\$1,606,735 \$2,814,704 232,154 261,581	\$1,606,735 \$2,814,704 232,154 261,581	\$2,450,884 314,296	\$538,802 301,982	\$ 743,294 ⁴ 278,792 1,001,051*
Net profit	\$1,374,581 \$2,553,123 675,000 1,200,000	\$2,553,123 1,200,000	\$2,136,588 1,425,000	\$236,820	\$2,023,137
Profit after dividends	\$ 699,581 225,000 \$6.11	699,581 \$1,353,123 225,000 300,000 \$6.11 \$8.51	\$ 711,588 300,000 \$7.12	\$663,180 ^d 300,000 \$0.79	\$2,023,137 ⁴ 262,900 Nil

* Chiefly inventory revaluation.

d Deficit.
Source: Company reports.

7. EPERNAY TEXTILE COMPANY

REFINANCING MATURING NOTE ISSUE

In March, 1934, the directors of the Epernay Textile Company faced the problem of refinancing \$2,088,000 of 7% convertible mortgage bonds, since the company's working capital position was not sufficiently strong to permit their being paid off at maturity on April 1, 1934.

Originally manufacturing only cotton textiles, the Epernay Textile Company, which operated plants in Massachusetts, Connecticut, and Pennsylvania, entered the field of rayon production in 1923. From then on, it gradually increased its rayon capacity until, early in 1934, the major part of its output consisted of rayon yarn and fabrics. In the rayon industry this company was regarded as one of the more progressive, though smaller, organizations since it had maintained a policy of promptly replacing obsolete machinery to keep abreast of the continual improvement in manufacturing methods.

EXHIBIT I
RAYON YARN PRODUCTION
(In thousands of pounds)

Year	United States	World
1912	1,110	19,800
1916	5,780	23,400
1918	7,385	25,900
1921	14,990	48,200
1922	23,700	75,995
1923	34,495	103,555
1924	36,330	142,715
1925	51,900	186,320
1926	62,690	214,840
1927	75,555	298,955
1928	97,230	369,020
1929	121,285	443,225
1930	126,805	453,336
1931	150,880	499,340
1932	134,815	530,220
1933	207,580	659,500

Source: Textile Organon, June, 1934, p. 83.

Exhibits 1, 2, and 3 show the growth of the rayon industry since 1912 and give some indication of its statistical position

early in 1934. The company's operating results for 1931, 1932, and 1933 are given in Exhibit 4.

EXHIBIT 2
ANNUAL FIBER CONSUMPTION
UNITED STATES
(In millions of pounds)

Year	Cotton	Wool	Silk	Rayon
1920	2,822	289	28	10
1923	3,117	401	48	32
1926	3,215	319	67	61
1929	3,426	366	82	131
1930	2,608	269	77	117
1931	2,657	321	79	157
1932	2,458	241		152
1933	3,031	324	74 62	207

Source: Textile Organon, February, 1934, p. 26.

EXHIBIT 3

LIST PRICES OF UNITED STATES VISCOSE RAYON ON SELECTED DATES, 150 DENIER, FIRST QUALITY, 24 FILAMENT (In dollars per pound)

February	I, 1925	2.00
July	1, 1926	1.65
\mathbf{A} pril	<u>I</u> , 1927	1.50
June	18, 1929	1.15
June	22, 1930	0.95
January		0.75
May	26, 1932	0.65
June	21, 1932	0.55
April	3, 1933	0.50
April	26, 1933	0.55
July	1, 1933	0.65_

Source: Textile Organon, July, 1934, pp. 96-97.

The 7% convertible mortgage bonds were issued in 1929 to raise funds for the acquisition of a rayon plant and were secured by a mortgage on the purchased property. At the end of 1933 the mortgaged property was carried on the books of the company at a depreciated value of about \$5,000,000. No sinking fund had been provided for retirement of the bonds, but they were at any time convertible into common stock on a basis of 10 shares of stock per \$1,000 bond and were callable at 105 on any interest date. Various plans for refinancing this maturing debt were advanced, of which the fellowing received the strongest support:

r. A well-known investment banking house offered to float an issue of \$2,400,000 five-year 7% refunding convertible mortgage bonds; its legal advisers stated that this was technically possible under the Securities Act. The new issue, convertible into common stock at the rate of 25 shares per \$1,000 bond, was to be secured by a first mortgage on substantially all the company's property with additional bonds issuable only in connection with the acquisition of new property or the construction of new plants. The proposed refunding 7s were to be callable at 105 on any interest date on 90 days' notice.

2. One of the directors proposed selling a bond issue in a foreign

country, Holland, for example.

3. Several of the directors believed that bondholders should be asked to extend the maturity date of their bonds for one year. The company would covenant not to mortgage any of its properties so long as the extended bonds were unpaid. If this plan were adopted, its supporters believed that from one-fourth to one-half of the bonds would be turned in for extension and that the company's banks, from which large loans had been obtained in the past, would advance the funds to pay off bonds not extended.

EXHIBIT 4
EPERNAY TEXTILE COMPANY
INCOME STATEMENT, YEARS ENDED DECEMBER 31

Item	1931	1932	1933
Sales	\$9,511,342 7,678,280	\$9,168,409 7,105,127	\$10,257,589 6,838,993
Gross profit Selling and administrative expense Loss on bad debts Maintenance and repairs Depreciation Amortization of patents and trade-	\$1,833,062 669,528 93,854 734,843 1,482,632	\$2,063,282 615,709 68,546 588,888 1,111,703	\$ 3,418,596 645,490 47,710 599,560 1,148,522
marks	44,188 151,812	44,188 153,212	65,362 143,840
Gross income from trading and manufacturing	\$1,343,795 ^d 126,340	\$ 518,964 ^d 127,926	\$ 768,112 253,516
Total income	\$1,217,455 ^d 202,826 207,692 74,426 836,494	\$ 391,038 ^d 191,387 200,429 86,963 478,601	\$ 1,021,628 165,125 209,250 76,643 199,132
Net income	\$2,538,893 ^d 209,538	\$1,348,418 ^d 209,538	\$ 371,478
Additions to surplus	\$2,748,431 ^d	\$1,557,956d	\$ 371,478

[#] Deficit.

4. As a variant of the third plan, it was suggested that, since the bond indenture carried the right to default technically for 60 days after the maturity date, no action be taken until after April 1. After that date, it was pointed out, the bonds would probably fall to a further discount because of the uncertainty of eventual redemption and could then be purchased in the market with funds which would be borrowed from banks.

EXHIBIT 5
EPERNAY TEXTILE COMPANY
CONDENSED BALANCE SHEET, AS OF DECEMBER 31

Item	1930	1931	1932	1933
Assets Cash Accounts Receivable Inventories—Finished Inventories—In Process and Raw	\$ 1,435,448 845,258 } 4,958,754	\$ 1,165,680 587,512 {2,489,726 {1,113,788	606,088	\$ 1,135,576 643,051 1,279,139 1,046,101
Total Current Assets	\$ 7,239,460 9,547,070 12,770,802	9,539,789		\$ 4,103,867 21,940,060
will. Investments in Nonaffiliated Companies Deferred Charges	972,071 546,604 164,860	498,004 53,590	498,004 67,922	914,441 I 194,290
Other Assets Total Assets Liabilities	311,295 \$31,552,162		\$29,295,691	\$27,152,659
Accounts Payable	\$ 473,692 840,000			\$ 785,447 2,088,000
Accruals	298,013	372,087	396,472	185,273
Total Current Liabilities 7% Convertible Mortgage Bonds,	\$ 1,611,705			\$ 3,058,720
Due 1934	2,400,000 7,222,547	8,896,220	10,230,971	10,393,993
Preferred Stock, 7% Cumulative Common Stock, No Par Paid-in Surplus	3,000,000 7,346,940			2,993,400 513,921* (1,384,961
Capital Surplus Earned Surplus	9,970,970	7,074,313	9,058,447	5,184,032 3,623,632
Total Liabilities	\$31,552,162	\$29,719,183	\$29,295,691	\$27,152,659

^{*\$1} par value.

- 1. Appraise the four plans proposed for refinancing the maturing bonds.
- 2. Do the operating statements and balance sheets of the Epernay Textile Company give evidence to support the belief that banks would have advanced sufficient funds for redeeming bonds under Plan 3?
- 3. Under the assumption that banks would have advanced sufficient funds to put Plan 3 into effect, which of the four plans proposed should have been adopted?

EXHIBIT 6 EPERNAY TEXTILE COMPANY PRICE RANGE OF THE COMMON STOCK

Date	Low	High
1931	1	28 17
First half	3	34
July	14	33 25 22
August	17 17 16	25
September	17	22
October	16	22
November	14	17
December	II	17

EXHIBIT 7 EPERNAY TEXTILE COMPANY PRICE QUOTATIONS FOR 7% CONVERTIBLE MORTGAGE BONDS

Date	Wants	Offerings
1931: November 29. 1932: March 30. September 24. September 30. December 30. 1933:	@ 75	@ 100
January 20. February 28. April 29 June 29 July 12. October 25 November 30 December 27. December 30 1934: January 8 January 30 February 28	@ 52 @ 52 I @ market 5 @ market @ 85 5 @ 95	5 @ 98 5 @ 98 5 @ market

8. BUELL PRODUCTS COMPANY

OFFER OF NEW NOTES FOR MATURING ISSUE

In common with the financial practice of many corporations early in the depression, the Buell Products Company met its maturing note issue of \$1,800,000 by the issue of three-year 6% gold notes dated March 1, 1930. Early in 1929 the company had planned to take advantage of the favorable stock market by a substantial issue of common stock in order to retire all notes and to provide additional working capital. The New York bankers who were consulted about the stock financing had insisted upon a specified record of earnings over the preceding five years certified by an auditor of their own choosing. The preliminary audit was enough to show that a physical inventory would have to be taken and further readjustments in the accounts would have to be made before an unqualified certificate could be given. Not until its financial records were reviewed by a local auditing firm was the Buell management finally convinced that the conservatism of the New York auditors was warranted. By October the accountants presented revised statements for 1026 to 1020, giving effect to a revalued physical inventory, liberal obsolescence reserves, write-down of developmental expense, and the elimination of leased items from current assets. By that time the 1929 market had turned, and plans for stock financing were abandoned.

The Buell Products Company, organized in 1894, manufactured a wide line of measuring and weighing apparatus and other precision devices for industrial use. A considerable part of its income came from rentals on apparatus leased to customers under contracts. Favored from the start with competent and aggressive management, it continued to hold a strong competitive position in its major product because of a combination of valuable United States and foreign patents, early leadership in the field, and high-quality products at relatively low prices. Control and management had always been held within the Buell family. Mr. John Buell, the president, having the dominant interest. Progressive and alert management was attested by a record of steady growth in sales and profits and a ready adaptation to new markets and threatened competition. Mr. Buell's exceptional business ability came from the rare combination of engineering and merchandising skill. His resourcefulness was never more evident than in the way his company directed its attack on depression problems through improvements in product and the development of new products to supply new markets. The company had used both the open-market and established bank lines for its temporary financial needs but had not resorted to borrowing for longer terms until three-year notes were issued in 1921. These had been replaced with new issues when they matured; in 1930 the company again faced a refunding problem. Dividends on its preferred stock had never been passed, and with the exception of 1907 there had been no break in the payment of common dividends. Comparative financial statements from 1929 to 1933 are presented in Exhibits 1 and 2.

In October, 1929, Mr. Buell referred his financing needs to Chicago bankers with a resulting agreement that the Wabash Trust Company would purchase the company's issue of three-year 6% gold notes on March 1, 1930.

In its commitment letter, the Wabash Trust Company inserted a preferential clause giving it a 15-day option at the same price as another banker might offer on any new securities issued by the Buell Products Company. The Wabash Trust Company then agreed to purchase \$1,800,000 three-year 6% notes provided the two auditing firms would furnish a joint certification of earnings for the years 1927 to 1929 which would show, available for depreciation and Federal taxes, earnings of not less than \$405,000 for 1927, \$360,000 for 1928, and \$550,000 for 1929. Charge-offs for development expense and liberal obsolescence reserves for inventory were to be made. The company, further, was to supply the bankers with monthly operating statements and to place a banker's representative on its board.

The Wabash Trust Company at once arranged a joint account, equally divided as to liability, with Ingalls and Company, a medium-size banking house in the same city. The net price to this account was 95%, which allowed 1% to a Chicago dealer and 1% to the Wabash Trust Company. Further arrangements for distribution of the issue included a selling group, consisting of 17 firms in four cities of near-by states. Four of these firms took more than half of the issue.

Certain restrictive provisions in the indenture for the issue provided that, so long as any notes remained outstanding, the company could not (a) create or suffer any mortgage or other charge upon its property, then owned or thereafter acquired, except purchase money mortgages or liens not in excess of 75% of the cost of the additional property; (b) declare or pay any dividends in cash or property on any class of its stock in excess of \$125,000 in any calendar year; (c) declare any such dividends at any time when its net current assets would be reduced to less than 110% of the aggregate principal amount of its outstanding notes; and (d) issue any obligations maturing more than one year after their date without consent of holders of 75% of aggregate principal amount of outstanding notes of this issue. The notes were offered to the public to yield 6%.

The close touch with the company's operations insisted upon by the bankers at the time of the 1930 financing was followed up carefully in 1931 as it became evident that the depression was deepening and no early recovery was in sight. They were particularly watchful of the company's current position and throughout the year repeatedly urged the reduction of inventory so that the proceeds could be used to reduce the notes outstanding, which were currently selling at considerable discounts. In Tune, 1032. Mr. Buell informed the Wabash Trust Company of his growing concern about the maturity of the notes due in 1933 and indicated that he proposed to draw his own supplemental indenture when the proper time came to negotiate with noteholders about extension of their notes. A short time later he looked with some favor upon a plan for extending the notes which was drawn up by the manager of the bond department of another banking firm in a near-by city. This firm was reputed to have had considerable success in preparing plans for refinancing.

Fearing that premature discussion would be opened with note-holders, the Wabash Trust Company wrote at length to Mr. Buell advising strongly against early suggestion of exchange and emphasizing that it would be well to hold all talk of refinancing plans within the group of the four or five largest participating bankers in the 1930 financing. It was also forcefully stated that shopping around from banker to banker could only injure his credit by too wide a display of his own concern about his financial requirements. He was reminded that the success of any plan would depend upon the whole-hearted support of the principal original participants.

Mr. Buell seemed impressed with these warnings against early and independent action and promptly reported his willingness to

cooperate fully in plans to be worked out with the bankers. As a first step, early in August, 1932, he furnished evidence of the improving condition of his company. He stressed particularly the marked improvement in the current ratio during the first six months of 1932. Bank loans had been entirely paid, and current liabilities had gone down by \$287,000. He also reported an improved and more diversified list of products and some startling new developments not yet ready for announcement. Apparently Mr. Buell had become convinced that successful refinancing would depend upon his support of a plan proposed and carried out by the bankers.

By October, 1932, the two firms in the original joint account assumed the full burden of drawing a satisfactory plan and directing the campaign to insure its success. Mr. Buell was urged immediately to retain his regular firm of public accountants to prepare a thorough audit, as of September 30, in order to confirm representations in a plan for a new refunding issue to be prepared and set up in letter form not later than December 1. It was considered particularly important to place full information before the noteholders in this letter with all statements, which might be construed as representations, properly passed upon by the auditors. It was realized that any feasible plan would have to be acceptable to at least 95% of the noteholders, and although the necessity for the extension arose more from conditions in the capital markets, rather than from the distress of the company. the plan must compensate present holders for deferment but still not hinder the company's operations. When the figures for the September 30 audit were available, the bankers with the approval of Mr. Buell prepared a plan which offered new five-year 7% notes dated March 1, 1933, for the outstanding 6s, with additional strengthening features as follows:

1. Each \$1,000 holder would get stock warrants, detachable after March 1, 1935, in the ratio of 12 shares for each \$1,000 note.

2. Dividend restrictions would be further tightened to prevent

common dividends during the life of the new notes.

3. In addition to the then prescribed sinking fund, the company would have to deposit cash with the trustee in equal amounts with any amount declared on the preferred stock.

4. The call price would be 102½ until March 1, 1935, then 100.

All expenses incident to the issue would be borne by the company, including auditing and legal fees for the bankers. The company agreed to pay the bankers, at the time the plan was declared effective, $2\frac{1}{2}\%$ of par on all notes exchanged; if not declared effective, a flat fee of not over \$10,000.

Several circumstances complicated the problem of securing deposits under the plan. With the exception of a few substantial blocks of notes, the majority were in the hands of over 300 holders in the adjoining five states. Personal financial problems made a cash settlement of any sort attractive to a large percentage of these holders. Much personal solicitation was necessary to bring deposits of these notes. Two banks which held large blocks of the notes presented special cases. One, the Central National Bank, a closed bank in the hands of liquidators, held \$220,000 of the notes and, while making no specific criticism of the plan. demanded assurance that no noteholder would get cash without a pro rata distribution to the others. The Gibraltar Trust Company. a bank which held \$97,000 of the notes, also insisted upon its proportionate share of any cash payment to noteholders. further demanded restrictions in the indenture that the Buell Products Company should not pledge any of its quick assets for loans and that the lien of the notes should include the lease contracts as well as the fixed property and equipment.

- 1. Study the provisions included in the new indenture drawn up for the five-year 7% notes as to their effects on the financial position of the company and its stockholders.
- 2. Outline the contents of a suitable letter, to be sent out by the investment bankers to the holders of the 6% gold notes, which will present convincing reasons for prompt deposit of their notes for exchange.
- 3. What effective argument could be advanced to the Gibraltar Trust Company against its insistence upon further restrictive clauses in the indenture? What points should be stressed in asking for the deposit of the notes held by the bank in the hands of a liquidator?

EXHIBIT I BUELL PRODUCTS COMPANY BALANCE SHEET, AS OF DECEMBER 31 (In thousands of dollars)

(in mouseurs of donars)								
Item	1929	1930	1931	1932	June 30, 1933			
Assets								
Current:								
Cash Customers' Notes Receivable, Less Allowances Customers' Accounts Receivable Inventory Cash Surrender Value of Life Insurance. United States Liberty Bonds (at Cost).	1,463	524 325 1,618 58	435 320 1,450 59	I,554	326 169 1,597			
Inventory under Lease—Depreciated Book Value Other Assets:				1,181	1,121			
Customers' Notes Receivable, Maturing Subsequent to One Year. Investments. Permanent:	168 129		69 119					
Land, Buildings, Equipment, etc., Less Allowance for Depreciation. Patents—Unamortized, Book Value. Development Expense, Book Value Supplies, Prepaid Items, etc.	1,602 308 354	249 458	*	1,320				
• •	<u> </u>							
Total Assets	\$7,365	\$7,123	\$5,542	\$4,847	\$4,799			
LIABILITIES								
Current: Notes Payable Accounts Payable Accrued Debt:	\$ 180 130	\$ 145 76	162		61			
5% Gold Notes Due March 1, 1930		1,778	1,660 14	1,593	1,497 17			
Capital Stock: Preferred, 6% Cumulative—5,906 shares Common, No Par† Surplus.	591 1,272 3,381	591 1,272 3,252	591 1,310 1,631	591 1,310 1,289	591 1,310 1,281			
Total Liabilities	\$7,365	\$7,123	\$5,542	\$4,847	\$4,799			

^{*}Future expenditures to be charged to current operations. The 1½ % quarterly dividend on preferred due January 1, 1932, omitted, † Stated value, \$10 a share,

EXHIBIT 2 BUELL PRODUCTS COMPANY INCOME AND EXPENSE STATEMENT, YEARS ENDED DECEMBER 31 (In thousands of dollars)

Item	1929	1930	1931	1932	6 months ended June 30, 1933
Rentals and sales (net) Less: Cost of rentals and sales	\$3,624 1,820		\$2,058 983	\$1,387 696	\$593 263
	\$1,804	\$1,243	\$1,075	\$ 691	\$330
Expense Selling expense Shipping Administrative	637 14 97	503 10 90	553 8 80	387 5 62	155 2 29
Operating profit before depreciation Other deductions: Development expense Provision for obsolescence of inventory Interest other than on debentures and	119	\$ 640 124	\$ 434 125 240	\$ 237 6 132	\$ 144 9
gold notes Doubtful notes and accounts Patent expense Miscellaneous (net) Less: Interest earned	12 36 76 3 31	40 5 4 51	4 88 6 1 34	3 38 4 12 18	} 17 24
Other deductions (net) Profit before depreciation, interest, spe-	\$ 215	\$ 122	\$ 430	\$ 177	\$ 2
cial charges, and Federal tax Depreciation and obsolescence	841 492	518 391	4 373	60 287	142 136
Profit before interest and Federal tax . Interest and expense on debentures and gold	\$ 349	\$ 127	\$ 369ª	\$ 227 ^d	\$ 6
notesFederal income tax	110 37	146 1	136	98	57 84*
Net profit	\$ 202	\$ 20 d	\$ 505d	\$ 325 ^d	\$ 33

Note: The operating results for 1929 and 1930 have been adjusted to show actual expenditures for development and patents, to conform with accounting procedure made effective January 1, 1931.

* Tax refund.

Deficit.

9. WELLAND MACHINERY COMPANY

REFINANCING PROBLEMS DURING SECOND QUARTER OF 1933

Early in 1933, after two years of difficult operating conditions. the Welland Machinery Company was facing a financial emergency which would become acute by May or June because of the maturity of its debentures on July 1. Dollar volume of sales for 1032 was about one-third that of 1930. It would have been difficult in more normal times to effect a satisfactory compromise with six creditor banks, some 200 holders of the \$463,000 of debentures maturing July 1, and a number of creditors on merchandise account. The banking crisis of the first quarter of 1933 made the position of the company even more critical. Four of the creditor banks were closed; the conservator or the liquidator in charge of each bank was watchful of every move taken by the company or by any of its creditors. The situation was further complicated by the complete absence of any capital market that would furnish funds to take care of the maturing obligations through a normal refunding program.

The difficult position of the company was hardly to be charged entirely to conditions beyond the control of its management. The nature of its product made financial policy particularly important. As a manufacturer of various types of road-building machinery, its volume was so greatly affected by cyclical movements in the construction industry that financial conservatism during boom times was imperative. Furthermore, with a large percentage of its sales on 15 months' credit the company was compelled to maintain an ample margin of working capital in order to carry the increasing amounts of slow paper that accumulated during a depression.

The Welland Machinery Company, incorporated in 1895, manufactured a complete line of road graders, levelers, plows, cement mixers, and asphalt-laying apparatus. It was estimated that its three plants, completely modern in layout and equipment, would assure the company of ample physical capacity until about 1940 without additional capital expenditure. Branch sales offices in eight centers of the East and South gave ready distribution for its products. Preferred dividends had been paid every quarter until March 1, 1932, inclusive; dividends on the no-par common stock were last paid in March, 1931. Since its organiza-

tion the company had operated at a loss in only two years, the one substantial loss coming in 1932. The financial statements of the company since 1929 are presented in Exhibits 1 and 2.

The company was confident that the return to more normal conditions in highway maintenance and development would bring a quick return of profits as large as they had been before the crash. Sales in this industry ordinarily followed general business conditions, with a slight lag caused by the planning necessary for construction projects. With many of its machines placed over a wide area, the company also expected to benefit through increased repair and spare-part business. In addition, by May, 1933, the promise of large expenditures for public works under the pending Industrial Recovery Bill would have an immediate effect on the demand for all kinds of construction equipment.

It was realized by both the bankers and the company that it would be impossible to raise new money in the demoralized financial markets early in 1933. In the latter part of April, 1933, the banking firm of Rush, Bowen & Company, which had directed and participated in the original distribution of the maturing debenture issue, conferred with the company's executives in order to work out a feasible extension plan for the various creditor groups. It was agreed that the claims of merchandise creditors would not be treated on the same basis as those of the banks and debenture holders.

The liquidator of the Montrose State Bank, which had extended a line of credit and at the time held \$462,000 of Welland unsecured notes, emphatically stated that he considered his first obligation was to depositors of the closed bank. When he learned that tentative plans proposed first mortgage security for new notes to be exchanged for maturing debentures, he promptly insisted that the company should protect the bank's position by pledge of its accounts receivable. The Welland management agreed to this, and the bank began at once to select the choice accounts. Realizing that such a race for security could end only in delay and confusion, Rush, Bowen & Company urged upon the company the necessity of equal treatment for the banks and debenture holders. Careful analysis of financial data was presented to show that the Welland Machinery Company was clearly worth saving, and that independent legal action by any of the unsecured creditors might wreck a promising concern to the advantage of no single group of creditors.

The Welland Machinery Company offered extensive statistical evidence of its relative strength in the industry. It submitted a report which outlined in great detail the financial status of the company as of March 31, 1933. Because of unusual conditions in March, sales of new machines for the first quarter were only one-third of the expected volume. Budgetary estimates were drastically lowered for April with fixed charges reduced by 33%. The revised budget adjusted the salary scale to 30 to 50% of that prevailing in 1930, with executive salaries based on a sliding scale according to profits realized.

The report gave considerable attention to the capital needs of the company imposed by the liberal credit terms available to customers. It was noted that 70% of the sales of the preceding two years were credit sales on 15-month terms. During the depression, renewals of customers' notes had extended these terms to 18 or 19 months, so that the total amount of credit extended on each sale was outstanding, on the average, for a period of about 9 months. With average sales of \$100,000 a month, total credit to customers would be stabilized at around \$700,000; with sales at the 1932 level of \$2,400,000 a year, around \$1,300,000. Therefore, until the company could get permanent capital of around \$1,300,000 by stock or debentures, it would have to obtain that amount through bank loans or other short-term credit. Although contingent liabilities with finance companies amounted

¹Using data reported by 22 companies producing 90% of the volume in the industry, the Welland Machinery Company showed that its performance was better than that of the industry as a whole during depression years. All figures in the first four columns are percentages of gross sales.

Year	Name	Cost of sales (per cent)	Gross profit (per cent)	Operating profit (per cent)	profit profit			
1930	Welland Co.	73.I	26.9	5.1	3.6	80.2		
	Industry	72.7	27.3	3 9	3.1	64.1		
1931	Welland Co.	72.0	28. I	5.1	3.3	61.7		
	Industry	77.4	22. 6	2.8 ^d	3.84	43.0		
1932	Welland Co.	79.0	21.1	10.1 ^d	12.5 ^d	25.7		
	Industry	95.2	4.8	34.6 ^d	35.8 ^d	17.3		
1933*	Welland Co.	82.6	17.4	17.1 ^d	19.3 ^d	13.3		
	Industry	95.1	4.9	32.6 ^d	32.6 ^d	12.5		

^{*} Six months. Deficit.

to about \$325,000 on March 31, no cash outlay on this account was anticipated since the attitude of the finance companies had been to accept substitute notes for any which had to be taken up.

The report concluded by pointing out that from 1929 to 1931 the net sales averaged \$6,900,000 a year, of which approximately \$5,600,000 was spent within the state on wages, salaries, and materials. Since nearly 90% of the sales were to customers in other states, the funds so spent for pay roll and materials were all contributed from outside sources. It was emphasized in discussions with the liquidators of the banks that the net result of the circulation of these funds within the state was to create a volume of exchange several times the total sales indicated.

For the remainder of 1933 the management proposed to operate on a basis whereby collections from receivables, together with proceeds from available discounts of deferred payment notes from sales thereafter consummated, would cover all necessary cash outlay for operations, including interest on debentures. It also was proposed to apply all collections from outstanding notes receivable, all proceeds from sale of repossessed machines then in inventory, and all payments on outstanding notes discounted to the reduction of existing obligations to banks and finance companies.

This evidence of careful budgetary control by the management of the Welland Machinery Company and its quick adjustment to adverse operating conditions confirmed the opinion of Rush, Bowen & Company that creditors should join without delay in some plan for deferring their claims so that the company would be free to give full attention to its operating problems. Representatives of the banks met in conference with those for the debenture holders and those for the company and agreed that all would be best served by the prompt adoption of an extension plan which would give preference to no one and which would not hamper the company by placing restrictions on its working capital. With this basis for negotiation finally accepted, a plan for the extension of the company's debts, other than to merchandise creditors, was drawn up by Rush, Bowen & Company and accepted by the bank creditors. The principal provisions follow:

- 1. A reduction in the board of directors from eight to five members, with the majority of the nominees satisfactory to the representatives of the creditors. The board's term was to be extended to three years.
 - 2. An executive committee of three to be set up within the board.

3. The execution of an indenture which would provide for the issue by the company of $6\frac{1}{2}\%$ refunding notes of an aggregate principal of approximately \$1,100,000 to cover maturing debentures and the bank loans, which could be called in whole, but not in part, for payment on the first day of any month upon 30 days' prior notice, at 101 and accrued interest. The principal of the notes would be payable in quarterly installments beginning on April 1, 1934, on a schedule of payments that would leave approximately 50% of the principal amount of the notes due and payable on July 1, 1936.

4. The company not to place a mortgage or other lien upon its plant or fixed assets, nor pledge its inventory with any creditor, except with prior written consent of the holders of not less than 75% in princi-

pal amount of the notes then outstanding.

5. The company to maintain a ratio between quick assets¹ and current liabilities² of not less than 200% and to maintain net quick assets of not less than \$325,000, the new notes not to be counted as current liabilities.

6. The company not to pay dividends on either its common stock or preferred stock until such notes were paid in full.

It was further agreed that the company would pay all expenses incident to the consummation of the plan and that the plan might be declared effective by the company at any time after 75% of the 6½% debentures had been deposited, with privilege of extension of the time allowed for deposit by creditors for 30-day periods, but not beyond October 1, 1933.

Added protection was given to the refunding issue by a provision in the indenture that the ro-year 6½% debentures of the company which were deposited with the trustee must be held by him in uncancelled form, without impairment of lien or security, as a part of the security for the new issue of refunding notes.

On June 22, 1933, the Welland Machinery Company sent letters to the holders of the 10-year 6½s informing them of its inability to pay in cash the principal amount but that its intention was to pay the final interest coupons. The letter further emphasized that it would be to the advantage of the debenture holders to cooperate with the company in a plan which would enable the company to pay its debts and to continue its position among the leaders of the industry. At the same time Rush, Bowen & Company sent an advisory letter to the debenture holders giving a full

² Current liabilities were not to include contingent liabilities on endorsed paper

until default by the principal obligor.

¹ Quick assets were to include cash and unrestricted funds in banks, securities of the United States Government at market prices, and unpledged receivables arising in the ordinary course of business after deduction for doubtful items. Advances to subsidiary companies were to be excluded.

analysis of the plan and a recommendation for its prompt acceptance. The letter further stated that the Welland Machinery Company had agreed upon a retaining fee to the bankers of ½ of 1% of the principal amount of the outstanding issue, and further payment of 1½% of the principal amount of deposited debentures.

- r. Study the plan proposed for the relief of the Welland Machinery Company with reference to (a) its effectiveness in meeting the financial needs of the company, and (b) its probable success in obtaining favorable action by the creditors.
- 2. Account for the essential differences between this plan and the one prepared for the Buell Products Company.
- 3. What points should be emphasized by the bankers in their appeal to the debenture holders for deposits under the plan?

EXHIBIT I WELLAND MACHINERY COMPANY BALANCE SHEET, AS OF DECEMBER 31 (In thousands of dollars)

Item	1929	1930	1931	1932	March 31, 1933
Assets Current Assets: Cash		1,371			1,250
Total Current Assets	\$3,639 722 41	\$3,026 730 54	\$3,383 730 52	\$2,818 730 57	\$2,788 738
Patterns, Patents, etc. (Book Value) Prepaid Expenses and Deferred Charges Total Assets	183	204 75	229 58	210 54	l
LIABILITIES Current Liabilities: Notes Payable. Accounts Payable. Accrued Taxes and Interest.	\$ 943 525 91	\$ 520 327	\$ 845 389	\$ 806 232	\$ 806 145
Total Current Liabilities Bonds Payable: 10-year 6½% Debentures Due July 1,	l	\$ 910	\$1,266	\$1,052	\$ 986
1933	585 	546 	502	463 	463 162
Preferred, 7% Cumulative	1,163 3,055	1,138		1,123 2,895	
Total Liabilities	\$6,362	\$5,806	\$6,142	\$5,533	\$5,454

EXHIBIT 2 WELLAND MACHINERY COMPANY OPERATING STATEMENT, YEARS ENDED DECEMBER 31 (In thousands of dollars)

Item		1929		1930		1931		1932
Sales Cost of sales	\$			6,999 5,079		5,73 ⁸ 4,087	\$	2,416 1,862
Gross profit	\$	2,216	\$	1,920	\$	1,651	\$	554
Sales and administrative expenses: Erection and service		153 112 978 245		143 108 1,004 254		129 64 868 232		64 33 486 165
Operating profit (before depreciation)	\$	728	\$	411	\$	358	\$	194 ^d
Interest and discount, less interest and finance fees earned		76 30 58		80 25 49		59 49		61 16 7
Other deductions (net)	-		-		-	59	•	
Net profit before depreciation and amortization.	ì	680	ľ	355		299		70 264 ^d
Depreciation and amortizationFederal tax		91 59		94 26		73 23		47
Net profit	\$	530	\$	235	\$	203	\$	3114
Dividends: Preferred stock	\$		\$	80,776	\$	79,694		9,752

d Deficit.

10. HARPER MANUFACTURING COMPANY

PLAN OF READJUSTMENT FOR DEFAULTED BONDS

Early in 1934 it appeared that the efforts of the Harper Manufacturing Company to avoid serious financial readjustment had failed. Interest was defaulted December 1, 1933, on the 7% first mortgage gold bonds due in 1939. Unpaid taxes had accrued since the last half of 1932. Mr. Stanton, the new president, had taken office in November, 1933, through the support of an active minority of stockholders who were convinced that quick action must be taken to save their company. The president was hopeful that the urgent need for current financing could be met through local banks or loans by a governmental agency.

The Harper Manufacturing Company, organized in 1868, still held its place as one of the six largest producers of fire escapes as well as of a varied line of ornamental iron products. After 1925 some attempt was made to enter the automobile accessory field, but by 1930 this part of the business had dwindled to insignificant proportions because of the underbidding of more efficient competitors. The company also had discontinued production of a new line of coal and wood stoves and ranges, which it had undertaken in 1926. From the start the added line was a doubtful venture, but not until the loss had exceeded a million dollars was the project abandoned. Certain factors, however, were favorable to successful operation should the immediate financial problems be solved. Situated in a densely populated area on the eastern seaboard, the company had a distinct advantage in freight rates. It also had more modern equipment than most of its competitors, and with efficient management it could have the lowest costs in the field.

By 1930 fire escapes made up nearly 60% of the company's dollar volume of sales. Sales volume of fire escapes showed the following fluctuations since 1925: 1925, \$1,167,638; 1926, \$1,920,771; 1927, \$867,763; 1928, \$810,246; 1929, \$1,575,405; 1930, \$927,890; 1931, \$1,786,029; 1932, \$124,072. Net profits after all charges were 1925, \$202,720; 1926, \$44,517; 1927, \$829,689 (deficit); 1928, \$416,838 (deficit); 1929, \$102,423; 1930, \$139,964. A balance sheet as of April 30, 1934, and an operating statement for the years ended December 31, 1931, 1932, and 1933, and for

the four months ended April 30, 1934, are shown in Exhibits 1 and 2.

After the large operating loss of the company in 1927, its three creditor banks, which had been extending large credit lines during the developmental period for the new products, had loans outstanding of a million dollars and no immediate prospect of payment. They demanded that reduction of loans be undertaken at once and insisted upon control of the management until payment was completed. Mr. Gaylord, the banks' appointee as president, in the five years to 1933 had paid off all the bank loans and reduced the bonded debt to \$266,000. Convinced that the company was fast approaching complete liquidation as the result of such a rigorous attack on debts, stockholders united to remove Mr. Gaylord and to elect a board committed to an aggressive policy that would restore the business to profitable operation. Accordingly, in October, 1933, Mr. Stanton, for 30 years sales manager of the company, was made president. Of the other five members of the board of directors, only one had had the kind of experience that would make him a competent critic of financial policy.

In the interest of clients, Weld & Company, the underwriters and one of the distributors of the \$1,800,000 first mortgage bonds of the Harper Manufacturing Company issued in 1924, conferred with the company's officers about its financial position. Stanton recognized the need for more working capital but hoped that some arrangement could be made through the Reconstruction Finance Corporation to ease the company's current position. The management was unwilling at that time to do anything about recasting the capital structure. If funds could be secured the defaulted interest would be paid. The president also announced a policy of taking new business only if it carried a profit. Overhead had been reduced by \$3,000 a month. Although the closing of the company's depositary banks had reduced available cash by \$55,000 and the labor provisions of the N.R.A. had so raised costs that losses were being incurred on contracts figured at previous costs, the company had prospects of some profitable business if it could procure temporary funds. The company expected that if it could so increase its working capital it would be the successful bidder on two contracts amounting to \$430,000 which would yield a substantial net profit.

Because of defaults in dividends, holders of the preferred stock became entitled to elect a majority of the board of directors at the January, 1934, meeting of stockholders. With continued default in bond interest, Weld & Company talked further with the company's officers and was told that a New York firm, previously in the brokerage business, had already made a thorough study of the company's position and had proposed a plan for refinancing which, although details were not all disclosed, would extend the maturity of the bonds and make the interest a contingent charge. It was further planned to eliminate the preferred stock and to divide a new issue of common stock so that it would give the existing preferred stockholders immediate control but provide for a yearly distribution of common stock to the bondholders in case the full 7% interest could not be paid in cash.

It also was revealed that the cost to the Harper Manufacturing Company of this refinancing plan would be 4% of the principal amount of the outstanding bonds and 2% of the preferred stock. The New York firm had engaged the necessary legal and auditing services on a contingent basis and had further agreed to defer the final payment of the fee until the Harper Manufacturing Company should reestablish a strong cash position.

With but one dissenting vote, the board of directors in April adopted the plan as outlined by the New York firm. Weld & Company informed Mr. Stanton of its dissatisfaction with the plan which, at the cost of an inordinate fee, was wholly inadequate in view of the company's immediate financial problems. Although it would give all possible assistance to the company in exploring possible sources for the much needed working capital, its responsibility as an underwriter of the original bonds would require that it advise bondholders against acceptance of the plan.

None of the three banks of the city was willing to furnish the company any part of the funds necessary for undertaking the two large contracts. Inquiry also was made of a mortgage loan company¹ which had been organized in the city to act as an intermediary between the R.F.C. and applicants for industrial loans. Meanwhile the New York firm had given some thought to the working capital problem of the company and reported a prospective arrangement whereby a New York bank would advance enough funds to a large steel company on the basis of

¹ Such a company acted only as adviser and consultant to insure full presentation of the merits of the application. The loans had to be adequately secured, ordinarily by mortgage on plant property. The borrower had to submit evidence of his ability to liquidate the loan within the loan period out of profits or through sale of assets.

accounts receivable from the Harper Manufacturing Company, and thereby would finance the materials necessary to fulfill the new contracts.

Under the leadership of a bondholder who owned or controlled \$25,000 of Harper Manufacturing Company bonds, an informal bondholders' protective committee was formed in July. In order to avoid registration under the Securities Act of 1933, deposits of bonds were not solicited; bondholders were merely asked to sign a statement appointing the committee as its agent in investigating the affairs of the Harper Manufacturing Company. There was also an express reservation to the effect that the committee could take no action affecting the rights of the bondholders without written approval by the bondholders.

Shortly after the formation of this committee, the Harper Manufacturing Company sent a letter to the bondholders advising them that it was in the process of registering the plan of readjustment under the Securities Act and would presently supply all security holders with a comprehensive summary of the company's affairs. In view of the known objections of a substantial minority, and since no definitive plan had yet been laid before them, the company urged their full cooperation in delaying any action until the detailed plan was published.

Within the month, registration had been completed with the Federal Trade Commission and a prospectus issued presenting the plan of readjustment in full detail, as well as a comprehensive survey of the company's financial position. Details of the contract with the New York firm also were given. The essentials of the proposed plan were as follows:

Authorization of 150,000 no-par common shares, such number not to be increased before January 1, 1939, unless all bonds should first be retired. Of these 150,000 shares, 15,000 to be exchanged for the 87,432 outstanding common shares, and 50,000 for the 6,630 outstanding preferred shares. Exchange of outstanding bonds for 10-year 7% cumulative income bonds with mortgage security unchanged and interest payable out of net earnings before depreciation. If such earnings for any of the 5 years beginning January 1, 1934, should be nil, the bondholders to receive, in full satisfaction of their interest claim for such year, 15,000 common shares provided all the \$266,000 of bonds are then outstanding, and in the same ratio for any smaller amount outstanding. A proportionately smaller number of common shares to be issued in lieu of unpaid interest if earnings for any of the 5 years provide payment of a part only of the 7% annual interest. Thus, if earnings should provide only 3½% interest for any year, and \$199,500 bonds were outstanding, bondholders would receive 5,625 shares.

The company then asked for deposits under the plan. Under the deposit agreement the plan could become operative only after two-thirds of the shareholders of each class had voted in favor of the reclassification of stock, and 75% of the outstanding bonds had been deposited within six months after the prospectus was mailed.

- 1. Outline the points that the Harper Manufacturing Company should have emphasized in a letter soliciting deposits of bonds under the plan.
- 2. What reasons could Weld & Company have given its clients for standing with the minority committee against acceptance of the plan?
- 3. In what ways did the Securities Act of 1933 modify the procedure in working out a financial readjustment for the Harper Manufacturing Company?
- 4. Is this a case where petition under Sec. 77B of the amended Federal Bankruptcy Act would be best for the company and for its creditors?

EXHIBIT I
HARPER MANUFACTURING COMPANY
BALANCE SHEET, AS OF APRIL 30, 1934

_	, 07-701	
_	Assets	
	Cash	\$ 11,540
	Notes and Accounts Receivable, Less Reserve	118,255
	Inventories	83,463
	Restricted Funds in Closed Banks, Less Reserve for Possible	
	Losses	22,400
	Fixed Assets, Less Reserve for Depreciation and Obso-	
	lescence (\$1,639,478)	945,438
	Deferred Charges	27,363
	Deficit	311,815
	Total Accets	Ø
	Total Assets	φ1,520,274
	LIABILITIES	
	Accounts Payable	\$ 74,400
	Bond Interest Payable and Accrued	18,620
	Accrued Taxes—Due and Past Due	50,662
	Other Accruals	5,932
	Funded Debt	266,000
	Reserve for Contingencies	4,500
	Capital Stock:	
,	Preferred, Par Value \$100	663,000
1	Common, No-par Value*	437,160
	Total Liabilities	\$T F20 274
	Total Diaphitics	Ψ1,520,2/4

^{*} Stated value, \$5 a share.

EXHIBIT 2 HARPER MANUFACTURING COMPANY OPERATING STATEMENT, YEARS ENDED DECEMBER 31

Item	1931	1932	1933	4 months ended April 30, 1934
Sales, less returns and allowances	\$1,897,110 1,555,421	\$985,493 886,139	\$228,377 274,253	\$128,847 105,425
Gross profit	\$ 341,689 36,776 87,792 198,804	\$ 99,354 26,454 83,212 134,763	\$ 45,876 ^d 22,702 37,802 74,381	\$ 23,422 6,218 11,028 24,980
Total expenses Net income Other income: Net income from leased	\$ 323,372 18,317	\$244,429 145,075 ^d	\$134,885 180,761 ^d	\$ 42,226 18,804 ^d
property* Profit from sale of capital assets Other income Other deductions Extraordinary deductions	1,643 6,772 ^d 4,337 46,536	8,637 ^d 858 3,001 ²⁹ ,339	8,747 ^d 1,180 1,240 23,381 43,050	5,042 ^d 166 ^d 7,658
Net income before income taxes	\$ 29,011 ^d	\$179,192 ^d	\$253,519 ^d	\$ 31,670 ^d

^{*} For 1933, the gross rental was \$20,300; for the first four months of 1934, \$11,855.

Deficit.

VI

SPECIAL ADMINISTRATIVE PROBLEMS

1. DE FOREST MOTOR CAR COMPANY

FORMULATION OF PLAN FOR REMOVING FINANCIAL DIFFICULTIES WITHOUT RECOURSE TO REORGANIZATION

Incorporated in Michigan in 1909 with a modest capital of \$5,000, the De Forest Motor Car Company emerged successfully from its early stages of development and by 1925 had become an important producer of automobiles in the medium-price field. In the latter year approximately 40,000 De Forest cars were manufactured in the company's thoroughly modern plant which provided capacity for producing 500 units per day.

From the origin of the company up to 1925, physical expansion had been financed largely out of earnings. Although new capital to the extent of \$4,000,000 had been secured by the sale of preferred and common stock, the company had reinvested over \$5,000,000 of its profits. During this same period another \$5,000,000 had been paid out in dividends to owners of the preferred and common stocks.

Despite the company's past conservative financial policy and its adequate production facilities, its competitive position in the industry declined rapidly during 1926. Profits fell off greatly, and prospects for 1927 indicated a large deficit. In the spring of 1927 the stockholders approved a drastic reorganization in the company's affairs.

The directors of the company accepted the resignation of the president and induced Mr. Gilbert Watson, a successful automobile executive, to invest a considerable sum of money in the business and to take over the management for a five-year period. The essential provisions of the agreement with Mr. Watson were as follows:

1. Mr. Watson was to receive a compensation of 5% of the annual net earnings if from \$1,000,000 to \$2,000,000, or 10% if in excess of \$2,000,000.

2. An issue of 40,000 shares of 7% Cumulative Convertible Second Preferred Stock, par value \$100, was created. Mr. Watson was given the right to subscribe to all this stock at 90, with the exception of 3,273 shares taken by stockholders who refused to waive their rights. This stock carried voting privilege of 10 votes per share.

3. An irrevocable option was issued to Mr. Watson to purchase all or any part of 400,000 shares (less subscription rights not waived by other stockholders) of common stock at the price of \$10 per share.

4. A five-year voting trust was established. All stockholders had the right to deposit their stock with this voting trust, but enough was secured in advance to give control to Mr.Watson who took over, in addition to the new second preferred stock, the large interests of the former president of the company.¹

Under Mr. Watson's management the company acquired large amounts of new capital. Soon after the sale of over \$3,000,-000 of the second preferred stock, an additional \$3,000,000 was received by the sale of 300,000 shares of common at \$10 per share. According to the terms of the privileged subscription, each holder of I share of common had the right to subscribe to 0.266 of a share. and each holder of I share of second preferred stock had the right to subscribe to 2.66 shares of the new issue. Mr. Watson, in addition to purchasing all the new stock to which his holdings entitled him, subsequently in May, 1928, exercised his option and purchased 374,377 shares of common at \$10 per share. By this time De Forest common stock had risen from a low of less than \$8 in 1927 to \$38 per share. Still further capital was raised in September, 1928, by the sale of \$3,000,000 of 6% debentures due in August, 1933, and \$500,000 of 6% serial gold notes which matured in August, 1931, 1932, and 1933.

This program of capital expansion was completed in April, 1929, when the company offered another privileged subscription by which it secured from its stockholders approximately \$7,000,000 through the sale of 283,758 shares of common stock at \$25 per share.

Under the stimulus of the new management, fresh capital, and a satisfactory public demand for its cars, output of De Forest cars was increased from 22,000 in 1927 to 73,000 in 1928, and earnings of over \$1,000,000 available for preferred and common dividends were reported. Within the same period the number of employees was increased from 1,800 to 6,100 and the common stock of the company rose to a high of 61½ in September, 1928.

¹ This voting trust was términated on May 1, 1931.

With earnings of over \$500,000 shown for the first quarter of 1929, fixed charges were earned nine times and fixed charges plus preferred dividends were earned nearly four times.

Profitable operation under the new management was, however, of short duration. In common with other units in the industry, the company experienced a severe reduction in sales during 1930 and 1931. The number of De Forest cars produced declined to 20,000 in 1931, and the profits of 1928 were replaced by heavy losses. The effect of mounting deficits upon the financial position of the company is indicated in Exhibits 1, 2, and 3. As a result of these drastic changes in the condition of the De Forest Motor Car Company, the directors were confronted with financial problems of major importance and in July, 1932, were attempting to formulate plans for improving the financial status of the company.

- 1. What were the financial problems of the company in July, 1932?
- 2. Present a practical plan for meeting these problems and show by a pro forma balance sheet how the financial position of the company could have been improved by its adoption.

EXHIBIT I
DE FOREST MOTOR CAR COMPANY
BALANCE SHEET, AS OF DECEMBER 31

	BALANCE	BALANCE SHEET, AS OF DECEMBER 31	OF DECEM	BER 31			
Item	1926	1927	1928	1929	1930	1931	June 30, 1932
Assers Cash and Securities Receivables.	\$ 543,428 . 1,105,541 5,463,491	·	\$ 2,337,554 \$ 3,022,284 \$ 6,180,300 \$ 2,995,165 \$ 1,482,403 1,831,156 1,295,915 1,030,978 734,269 609,228 3,809,175 8,306,519 7,343,006 5,429,687 2,555,010	\$ 6,180,300 1,030,978 7,343,006	\$ 2,995,165 734,269 5,429,687	\$ 1,482,403 609,228 2,555,010	\$ 1,042,264 477,470 2,620,009
Total Current Assets. Advances and Deferred Assets. Plant and Equipment (Appraised Value). Preferred Stock Purchased for Redemption Common Stock Subscriptions.	\$ 7,112 460 561,520 5,680,898 63,750	\$ 7,112 460 \$ 7,977,885 \$12,624,718 \$61,520 \$705 \$12,810 \$1,399,795 \$1,899,800 \$1,747,533 \$29,870 \$1,74,695 \$1,74,670 \$1,74,67	\$12,624,718 1,399,795 13,747,533 72,695 404,670	\$14,554,284 1,533,821 1,612,606 1,058,744 110,095 12,962,747 11,883,481	\$ 9,159,121 1,612,606 12,962,747	\$ 4,646,641 1,058,744 II,883,481	\$ 4,139,743 629,684 11,422,545
Total Assets	\$13,418,628	\$16,737,961	\$28,249,411	\$30,256,663	\$23,734,474	\$17,588,866	\$16,191,972
Current Liabilities. 6% Sinking Fund Gold Debentures, A, 1933 6% Serial Gold Notes. Land Contract. Minority Stockholders Equity. Employees Payments on Stock Subscriptions Reserve for Dividends on Second Preferred.	ll	\$ 3,206,686 \$ 3,475,637 \$ 6,266,413 2,750,000 450,000 591,000 93,351	\$ 6,266,413 2,750,000 450,000 591,000 429,181		\$ 3,032,080 1,950,000 350,000 275,000 262,086 12,149	\$ 2,619,068* 1,500,000 300,000 225,000 40,245 10,235	\$ 3,455,534 \$ 3,032.080 \$ 2,619,068* \$ 1,844,676* \$ 2,400,000 \$ 1,950,000 \$ 1,550,000 \$ 1,250,000 \$ 325,000 \$ 325,000 \$ 225,000 \$ 327,410 \$ 262,080 \$ 12,149 \$ 10,235 \$ 10,235
Stock. 7% Cumulative Preferred Stock. 7% Cumulative Convertishle Second Preferred.	1,948,000	65,597 I,900,600	312,926 1,900,600	561,535 1,802,700	808,467 I,631,200	I,027,476 I,544,700	1,104,502
Stock. Common Stock Equity.	8,263,942	3,748,400	3,576,300 II,972,991	3,565,300 17,206,034	3,553,700 II,859,792	3,453,700 6,868,442	3,243,500
Total Liabilities	\$13,418,628	\$16,737,961	\$28,249,411	\$30,256,663	\$23,734,474	\$17,588,866	\$16,191,972

* Includes \$50,000 6% Serial Gold Notes, due August 15, 1932.

EXHIBIT 2

DE FOREST MOTOR CAR COMPANY
EQUITY APPLICABLE TO COMMON STOCK OF NO PAR VALUE

Item	Dec. 31, 1926	Dec. 31, 1927	Dec. 31,	, Dec. 31,	Dec. 31, 1930	Dec. 31, 1931	June 30, 1932
Shares of common stock outstanding		676,474 I,050,756 I,442,343	1,442,343	1,727,201	1,727,201 1,728,361 1,738,361	1,738,361	1,758,861
Stated value*	\$6,764,740 . 769,555 729,647	\$10,507,560 1,313,893 4,367,077 ^d	\$ 7,211,715 7,211,715 1,277,813 3,728,2524	\$ 8,636,005 12,892,375 1,253,285 5,575,6314	\$ 8,641,805 12,898,175 1,226,612 10,906,800d	\$ 8,691,805 12,948,175 1,199,938 15,971,4764	\$ 8,794,305 13,050,675 1,186,601 16,325,233d
Total equity, as per balance sheet \$8,263,942 \$ 7,454,376 \$11,972,991 \$17,206,034 \$11,859,792 \$ 6,868,442 \$ 6,706,348	\$8,263,942	\$ 7,454,376	\$11,972,991	\$17,206,034	\$11,859,792	\$ 6,868,442	\$ 6,706,348
* Before 1928 the common stock was carried at a stated value of \$10 per share. In 1928 this was reduced to \$5, and the other \$5 was set up as surplus. In connection with later sales of common stock this surplus was increased by the difference between the price realized and the stated value of \$5 per share. \$ Deficit.	d at a stated on stock this s	value of \$10 p urplus was inc	er share. In 1 reased by the c	928 this was r lifference betw	educed to \$5, een the price r	and the other ealized and th	\$5 was set up as stated value of

PROFIT AND LOSS ACCOUNT AND DISPOSITION OF FARNINGS. VEARS FADED DECEMBER 21 EXHIBIT 3 DE FOREST MOTOR CAR COMPANY

	FROFII AND LOSS ACCOUNT AND DISPOSITION OF EARNINGS, YEARS ENDED DECEMBER 31	S ACCOUR	I AND DI	SPOSITION	JF CAKNIN	GS, YEARS	ENDED L	ECEMBER	31
	Item	1925	1926	1261	1928	1929	1930	1861	6 mos. Jan June, 1932
	SalesLess: Cost of sales	\$62,763,787 55,208,061	\$62,763,787 \$36,833,471 55,208,061 32,315,505	\$23,957,702	\$61,464,397 55,308,381 59,035,293	\$64,489,904 59,035,293	\$27,777,482	\$16,499,298 16,718,149	\$ 7,655,094 6,488,180
	Gross profit	\$ 7,555,726	\$ 7,555,726 \$ 4,517,966	\$ 2,027,960	\$ 6,156,016 \$ 5,454,611		\$ 592,030	\$ 218,8514	\$1,166,914
	Total manufacturing profit	\$ 7,555,726	\$ 4,541,980	\$ 2,027,960	\$ 6,156,016 \$	\$ 5,454,611	\$ 592,030	\$ 218,8514	\$1,166,914
	tive expenses	4,705,853	3,674,006	3,095,026	4,097,743	4,597,151	2,949,361	1,816,302	734,925
•	Net profit from operations Less; Miscellaneous charges	\$2,849,873 67,007	\$ 867,974 177,447	\$ 1,067,066¢ 93,816	\$ 2,058,273 \$ 44,205	\$ 857,460 259,840	\$ 2,357,331d 494,163	\$ 2,035,153 ^d 666,936	\$ 431,989 176,590
	Net profit before depreciation Less: Depreciation*	\$ 2,782,866\$	\$ 690,527	\$ 1,160,8824	\$ 2,014,068 \$73,981	\$ 597,620 932,104	\$ 2,851,494d \$	\$ 2,702,089 ^d 762,566	\$ 255,399
	Net income before Federal in-	\$ 2,782,866		690,527 \$ 1,160,8824 \$ 1,440,087\$	\$ 1,440,087	1	\$ 3,613,654	334,484 ⁴ \$ 3,613,654 ⁴ \$ 3,464,655 ⁴ \$ 101,259 ⁴	\$ 101,2594
	come tax	345,000	61,000						
	Net income.	\$ 2,437,866	\$ 629,527	\$ 1,160,8824	\$ 1,440,087		\$ 3,613,6544	334,4844 \$ 3,613,6544 \$ 3,464,6554	\$ 101,259d
	losses		129,320	820,060	384,408	1,129,103	1,355,666	1,271,271	148,538
	Net income available for dividends. Less: Preferred dividends†	\$ 2,437,866 153,014	\$ 500,207	\$ 1,980,942 ^d 280,227	\$ 1,055,679	\$ 1,463,587 ^d 372,004	\$ 4,969,320 ^d 361,849	\$ 1,980,942d \$ 1,055,679 \$ 1,463,587d\$ 4,969,320d \$ 4,735,926d 3280,227 337,424 372,004	\$ 249,7974
	Barned on common stock	\$ 2,284,852	\$ 369,000	\$ 2,261,1694	4	\$ 1,835,591d	678,255 \$ 1,835,591d \$ 5,331,169d \$	\$ 5,064,6764	\$ 327,7234
	stock—cash	905,357	913,009						
	stock—stock	764,740							
	Balance to surplus	\$ 614,755	44	544,0004 \$ 2,261,1694	*	\$ 1,835,591 ^d	\$ 5,331,1694	678,255 \$ 1,835,5914 \$ 5,331,1694 \$ 5,064,6764	\$ 327,7234
	r share o	676,474	676,474	1,050,756	1,442,343	1,727,201	1,728,361	1,738,361	1,758,861

* Included in cost of sales before 1928.
† This includes dividends declared and paid on 7 % cumulative preferred stock, and a reserve for dividends on 7 % cumulative convertible second preferred stock, of which only one quarterly dividend was actually declared and paid.

* Deficit.

EXHIBIT 4 DE FOREST MOTOR CAR COMPANY SECURITIES OUTSTANDING IN JULY, 1932

6% Sinking Fund Gold Debentures.

Dated August 1, 1928; due August 1, 1933.

Original issue, \$3,000,000; outstanding, \$1,250,000.

Not secured by a mortgage, but the company covenants to create no mortgage or other indebtedness prior to or of same rank with these debentures, except short-term obligations.

6% Serial Gold Bonds.

Dated August 15, 1928; due (outstanding portion) August 15, 1933.

Original issue, \$500,000; outstanding, \$300,000. 7% Cumulative Preferred Stock, par value \$100.

Authorized, \$3,000,000; outstanding, \$1,487,900. First preference as to assets and dividends.

Callable at 105 for sinking fund made up of 10% of net profits after preferred dividends.

Redeemable at par in 1939.

No voting power, except when capital is impaired or dividends passed.

7% Cumulative Convertible Second Preferred Stock, par value \$100.

Authorized, \$4,000,000; outstanding, \$3,243,500. Second preference as to assets and dividends.

Convertible at any time on or before July 1, 1932, at rate of 10 shares of common stock for I share.*

Redeemable before July 1, 1932, only by consent of holders of majority of issue outstanding. Redeemable in whole or in part at 105 and dividends after July 1, 1932, at option of corporation. Redeemable in full at par and dividends in

1939. Voting power: 10 votes per share.

Common Stock, no par value.

Authorized, 2,500,000 shares; outstanding, 1,758,861 shares.

Voting power: I vote per share.

EXHIBIT 5 DE FOREST MOTOR CAR COMPANY PRICE RANGE OF COMMON STOCK

Date	Low	High
1925	173/8	33 28 ¹ ⁄ ₄
1926	9	2074
1927:	~7.4	111%
ist quarter	7⅓ 8	1412
2d quarter		
3d quarter	10½ 9½	13 1834
4th quarter	9⁄8	18%
1928:	-0.4	
ıst quarter	163/4	27/8
2d quarter	23	39/8
3d quarter	30	61/4
4th quarter	405/8	601/4
1929	73/8	54
1030		133%
1031	3 17/8	618
1932:	-/0	7.0
ist quarter	2	15%
	_	718
2d quarter	I	21/8

^{*} The stockholders on April 18, 1932, authorized the directors to increase the conversion rate to 16 shares of common, but such increase was not actually made before July 1, 1932.

2. FAIRFIELD MANUFACTURING COMPANY (II)1

USE OF FINANCIAL BUDGET

Early in 1934 the treasurer of the Fairfield Manufacturing Company realized that unusually large seasonal borrowings would be necessary during the course of the year. In view of the business conditions prevailing in 1932 and 1933, the company had reduced its working capital and had used its funds for the purchase of its own preferred stock. With improving business and rising prices. which appeared probable in 1934, seasonal working capital requirements would be greatly increased. Under these conditions the treasurer of the company wished to obtain assurance well in advance that ample funds would be available when needed. therefore asked the banks with which the company had done business for many years to grant lines of credit aggregating \$1,000,000. Although the bankers understood the circumstances surrounding the purchases of the preferred stock and the company's possible need for funds, they had not anticipated that so large a line of credit would be requested.

Since 1930 when the peak debt, consisting partly of commercial paper, had been \$500,000, the company had not borrowed to any considerable extent. During 1931 and 1932, moreover, the company had been entirely free from bank debt and in 1933 had borrowed at the most only \$200,000, holding at the same time more than \$200,000 in government securities. Upon examining the balance sheets and operating statements (see Exhibits 1 and 2), the bankers offered to grant credit lines, totaling \$400,000, but stated that they could see no justification for a line of the size requested.

The treasurer believed, nevertheless, that this refusal was not the result of a lack of confidence in the company but merely of a failure fully to understand the special nature and problems of the business. Accordingly he decided to work out in detail a financial budget, which would indicate the company's month-by-month need for funds as well as the times at which a seasonal clean-up of outstanding loans could be effected. The budget, he thought, would be of value in convincing the bankers not only of the company's need for extensive loans at certain seasons of the year,

¹ Refer to Fairfield Manufacturing Company (I), Sec. IV, for an account of purchases of preferred stock, as well as for pertinent information concerning the company's business.

but also of the readiness with which these loans could be liquidated when the annual peak of the company's business was past.

Subsequently he submitted to the officers of the bank a budget based on annual sales of 75,000 dozen quilts. This budget, in the form of a chart, indicated the amounts of cash and securities the company might expect to have on hand at the end of each month for two levels of raw-material prices. From the chart could be determined the sums which must be borrowed to maintain a cash balance of \$50,000, a minimum requisite, in the opinion of the treasurer.

The process of drawing up the budget involved, in the first place, ascertaining the approximate amounts of cash and securities which the company would have in the beginning of the year at each of the two price levels. These amounts were then modified month by month by carrying through hypothetical transactions, estimated partly on the basis of sales and manufacturing budgets and partly from past experience.

The treasurer stated that four variables affected the amounts of cash and securities on hand. They were as follows:

- I. The physical volume of sales.
- 2. The prices of raw materials (see Exhibit 4).
- 3. The promptness with which the company's customers paid their bills.
 - 4. Shifts of department-store buyers from one price line to another.

The budget plan adopted made allowance for the first of these variables by employing a sales figure somewhat in excess of probable sales. Allowance for the second variable was made by the use of two budget lines based upon two levels of raw-material prices. The final two variables were much less important and less likely suddenly to undergo extreme changes.

In addition to the financial budget the treasurer gave the bankers the supplementary information, as shown in Exhibit 5, explaining that the figures for the year 1933 were not altogether typical because of the effect of Red Cross orders filled early in the year. He also informed the bankers that, by observing on the chart the company's actual cash and securities position, he would be able to notify the banks several months in advance of his need for funds.

1. What are the advantages and limitations in the use of a financial budget?

2. Should the banks, after examination of the treasurer's budget, have granted the requested increase in the Fairfield Manufacturing Company's credit lines?

EXHIBIT I
FAIRFIELD MANUFACTURING COMPANY
BALANCE SHEET, AS OF DECEMBER 31

Item	1929	1930	1931	1932	1933
ASSETS Cash U. S. Government Securities Accounts Receivable,	\$ 320,230 98,681		\$ 433,345 496,872	\$ 458,562 229,894	\$ 145,837 202,375
Less Reserves Inventories—Lower of Cost or Market	422,151 1,481,252	,		128,984 289,407	144,626 606,198
Investments and Mis- cellaneous Assets Land, Buildings, and Ma-	\$2,322,314 52,312		\$1,510,296 47,027	\$1,106,847 57,264	\$1,099,036 57,096
chinery, Less Depreci- ation Deferred Charges	1,069,343 13,736			869,535 8,385	837,531 8,118
Total Assets	\$3,457,705	\$2,838,225	\$2,510,765	\$2,042,031	\$2,001,781
Accounts Payable Accrued Accounts Reserve for Income Taxes	69,953 16,538 34,063	35,197 13,195		13,697 23,927	8,271 27,944
Total Current Liabilities	\$ 120,554	\$ 48,392	\$ 36,864	\$ 37,624	\$ 36,215
\$60 Par Value	2,100,000 400,000 837,151	2,040,000 400,000 349,833	400,000	1,062,000 420,000 665,986 143,579 ^d	975,660 424,180 735,381 169,655
Total Liabilities	\$3,457,705	\$2,838,225	\$2,510,765	\$2,042,031	\$2,001,781

⁴ Deficit.

EXHIBIT 2
FAIRFIELD MANUFACTURING COMPANY
INCOME ACCOUNT, YEARS ENDED DECEMBER 31

Item	1929	1930	1931	1932	1933
Gross profit from operations Other income	\$506,856 37,854	\$ 57,408	\$ 12,189	\$ 73,957 10,295	\$227,740 5,849
Total	\$544,710 260,200 30,153 30,614	\$ 57,408 322,141 78,842 14,262	\$ 12,189 225,497 79,603 5,796	\$ 84,252 195,275 66,457	\$233,589 185,781 61,578
Total	\$320,967	\$415,245	\$310,896	\$261,732	\$247,359
Net profit	\$223,743	\$357,8374	\$298,7074	\$177,480d	\$ 13,770d

d Deficit.

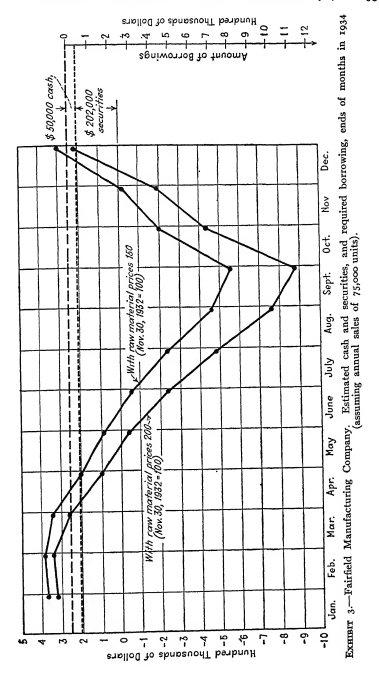


EXHIBIT 4 COTTON PRICES NEW YORK—SPOT, MIDDLING UPLANDS Unit: Average daily prices in cents per pound

Month	1932	1933	Month	1932	1933
January February. March April May June	6.65 6.85 6.85 6.17 5.73 5.27	6 05 6 39 7.02 8.65	July August September October November December	7 70 6.57	10 74 9.56 9.64 9 59 10.04

Source. Standard Statistical Bulletin.

EXHIBIT 5
FAIRFIELD MANUFACTURING COMPANY
IMPORTANT WORKING CAPITAL ITEMS, MONTHLY, 1933
(In thousands of dollars)

End of	Accounts receivable		Raw materials	Bank loans	Cash and securities
January February March	\$ 49 34 198	\$ 69 96 137	\$183 263 256		\$647 543 376
April May June	53 51 106	119 145 188	323 387 441	\$ 50 150	416 357 312
July	238 241 322	169 162 126	427 348 356	200 200 200	300 304 310
October November December.	184 144 130	105 40 40	445 484 511	50 	253 274 277

3. PIERCE-ARROW MOTOR CAR COMPANY (I)

READJUSTMENT OF CAPITAL STRUCTURE

Upon the consummation of the purchase from the Studebaker Corporation under the terms as given in Part II¹, the management of the Pierce-Arrow Motor Car Company asked the stockholders of the company to approve the following plan for recapitalization.

PLAN OF RECAPITALIZATION

The authorized capital of the company will be changed from 80,000 shares of 6% preferred stock (par \$100), 197,250 shares of Class A stock (no-par value) and 230,125 shares of Class B stock (no-par value) to 750,000 shares of common stock of the par value of \$5 per share.

The preferred stock will be reclassified by changing each share of preferred stock into 3.2 shares of new common stock, resulting in

a total of 227,520 shares of new common stock outstanding.

The Class A stock will be reclassified by changing each share of Class A stock into one-tenth of a share of new common stock, or a total of 19,725 shares of new common stock.

The Class B stock will be reclassified by changing each share of Class B stock into one-twenty-fifth of a share of new common stock, or a total of 0.205 shares of new common stock.

Two hundred forty thousand shares of new common stock will be issued in exchange for the \$2,000,000 note held by Studebaker dated November 1, 1032.

Open accounts due from the company to the Studebaker Corporation and subsidiaries in the amount of \$108,188 will be cancelled.

The total amount of new common stock issuable under the plan will be 496,450 shares. This stock will have preemptive rights as to stock which may be hereafter issued other than that provided for in this plan.

In the letter to stockholders dated August 26, asking for their consent to this plan, the management pointed out the following advantages to be gained by recapitalization: (1) The company would be freed of \$2,108,188 of debt and thus would be in a position to obtain additional credit; (2) the present impairment of capital would be wiped out and \$2,000,000 added to the net worth of the company; (3) the capital structure would be simplified and "a medium created through which permanent capital could be secured."

¹ For additional information and financial data see Pierce-Arrow Motor Car Company (II), Sec. VII (p. 314).

On September 15, 1933, the stockholders of the Pierce-Arrow Motor Car Company gave approval to the plan as outlined, and application was made for listing the new \$5 par value common shares on the New York Stock Exchange.

A pro forma consolidated balance sheet, together with a reconciliation of surplus, showing the effect of the recapitalization plan is given in Exhibits 1 and 2. Prices of the new common stock are shown in Exhibit 3.

- r. Did the recapitalization of the company entirely solve its financial problems?
- 2. Appraise the statements of the management with respect to the recapitalization plan.

EXHIBIT I

PIERCE-ARROW MOTOR CAR COMPANY AND SUBSIDIARY COMPANIES PRO FORMA CONSOLIDATED BALANCE SHEET, AS OF JUNE 30, 1933

Giving effect as of June 30, 1933 to

- r. The exchange of common stock for the previously issued stock of all classes.
- 2. The exchange of the \$2,000,000 gold note for 240,000 shares of common stock.
- 3. The cancellation of Studebaker open accounts in the amount of \$108,187.68.

Aggrang	
Assets	¢
Cash Notes and accounts receivable, less reserve	" 1 70 - 3
Inventories, including finished cars, service parts, raw	495,411.39
mortarials, meritaing missied cars, service parts, raw	
materials, work in progress, and supplies at plants	
and branches (at cost less reserves)	1,752,606.71
Total current assets	\$ 2,489,339.62
Miscellaneous investments, etc., at cost less reserve	152,755.79
Insurance unexpired, prepaid expenses, etc	126,003.82
Branch-house property not used in manufacturing	
operations	803,506.87
Land and buildings on the basis of	
appraisal in 1928, with subsequent	
additions at cost, and machinery,	
equipment, etc., at cost \$11,189,419.25	
Less: Reserve for depreciation 4,606,147 48	
Total capital investments	\$ 6,583,271.77
Goodwill, patents, and trade-marks	1.00
Total assets	\$10,154,878 87
LIABILITIES	¥10,134,070 07
	\$ 461,394.33*
Notes payableAccounts payable—Studebaker	φ 401,394.33
Accounts payable—Studebaker	98,039.4 3 348,097.48
Accounts payable—others	
Deposits on sales contracts	14,901.73
Accrued expenses	175,938.28 69,794.89
Sundry creditors, etc.	09,794.09
Amount payable to preferred stockholders of old	270.00
company upon surrender of shares not yet exchanged	310.00
Total current liabilities	\$ 1,168,476.14
Real estate purchase mortgages, maturing in October,	
1934	326,250.00
Sundry reserves	128,187.68
Capital stock: Issued and outstanding 496,450 shares	•
of \$5 par value	2,482,250.00
Surplus	
Less: Transfer to sundry reserves 108,187.68	
	6,049,715.05
Total liabilities	\$10,154,878.87
2 0 000 AMM/AMM/AMM/AMM/AMM/AMM/AMM/AMM/AMM/AMM	

Note: Contingent liability on repurchase agreement in respect of customers' notes to finance company for car sales at June 30, 1933—\$575,124.39.

* Of this amount \$111,394.33 represents a liability of a subsidiary selling company secured by 33 of the finished cars, valued at \$79,613 42, included in inventory, and by funds received or receivable from the sale of other cars, in the amount of \$31,780.91.

Source: Commercial and Financial Chronicle.

EXHIBIT 2 PIERCE-ARROW MOTOR CAR COMPANY RECONCILIATION OF SURPLUS FOR PURPOSE OF PRO FORMA BALANCE SHEET TIME 20, 1022

SHEET, JUNE 30, 1933	
Capital stock and surplus	\$7,873,067.71 1,341,102.66
Capital stock and surplus	\$6,531,965.05 2,000,000.00
Open account due Studebaker to be canceled	\$8,531,965.05 108,187.68
496,450 shares new common stock at \$5	\$8,640,152.73 2,482,250 00
Capital surplus as shown	\$6,157,902.73 108,187.68
	\$6,049,715.05

Source: Commercial and Financial Chronicle.

EXHIBIT 3 PIERCE-ARROW MOTOR CAR COMPANY STOCK QUOTATIONS

OF \$5 PAR COMMON NEW YORK STOCK EXCHANGE

Date	Low	High
1933: November*. December. 1934: January. February (1-15). February 15	4½ 3 2 3√8 5	7½ 4½ 4½ 4¾ 6¼ 6¼ 6¼

^{*} The stock was not listed until November. Source: Bank and Quotation Record.

4. MANSTER GAS AND ELECTRIC COMPANY¹

DETERMINATION AND DISTRIBUTION OF SECURITIES OF A PUBLIC SERVICE CORPORATION

The financial budget of the Manster Gas and Electric Company in 1924 required a capital expenditure of \$5,200,000 for the proposed expansion of gas and electric plants, transmission lines, and distribution systems. There were two problems in connection with the issue of securities to finance this expansion: first, what type of security should be issued; second, should the company attempt to distribute securities through its own salesmen or should the issue be sold to a syndicate of investment firms?

The Manster Gas and Electric Company furnished the entire gas and electric light and power for a Middle Western city, including all the power used by street railways. Its operations extended also into the suburbs and surrounding counties. The territory served by the electric distribution system embraced an area of 425 sq. miles and by the gas distribution system 140 sq. miles. The population of the territory served by the company was estimated at the beginning of 1924 to be in excess of 1,000,000.

In its local division, the company had generating stations aggregating 286,000 hp. In addition, installations aggregating 69,290 hp. were to be completed during 1924. The company also had an advantageous contract for power from the hydroelectric development on a river about 40 miles from the city. The gas plant of the company at the beginning of 1924 had a capacity of 78,000,000 cu. ft., which was to be extended to 87,100,000 cu. ft. during that year.

The number of customers of the company had increased from 128,700 consumers of gas and 20,800 of electricity in 1910 to 214,500 of gas and 163,800 of electricity at the end of 1923. A wide variety of manufacturing establishments, distributing companies, apartment houses, office buildings, hotels, restaurants, and newspaper printing companies were furnished with light and power by the company. As a result of this wide diversification in the industries served, the company's physical volume of business had shown an almost uninterrupted increase since 1910.

¹Reprinted from C. E. Fraser, *Problems in Finance*, 2d rev. ed., McGraw-Hill Book Company, Inc., New York, 1930.

The owners of the company's common and preferred stock totaled 11,449, of whom 7,662, or about 67% were residents of the state in which the company operated. Over 60% of the owners of the common stock of the company lived within the city. The owners of the bonds of the company and its subsidiaries were 12,917; they held about three-fifths of the total outstanding bonds, while the remainder were retained as investments by corporations such as savings banks and insurance companies. The earnings and financial condition of the company had been excellent for the past 10 years, as indicated by Exhibits 1 and 2.

EXHIBIT I
MANSTER GAS AND ELECTRIC COMPANY
EARNINGS, 1914-1923

Year ending	Gross income	Operating expenses and taxes	Net earnings	Fixed charges	Surplus available for dividends and deprecia- tion
June 30, 1914 June 30, 1915 June 30, 1916 June 30, 1917 June 30, 1918 Dec. 31, 1920 Dec. 31, 1921 Dec. 31, 1922 Dec. 31, 1923 To-year average	\$ 8,321,166 8,826,223 9,661,300 11,048,457 13,805,467 16,657,703 20,063,496 21,596,105 26,488,909 28,888,209 16,535,703	4,649,558 5,002,500 5,824,215 8,340,390 10,416,778 13,587,329 13,759,957 14,887,245 16,365,170	4,176,665 4,658,800 5,224,237 5,465,077 6,240,925 6,476,167 7,836,148 11,601,664 12,523,039	2,054,076 2,173,890 2,692,742 2,968,709 3,217,750 3,852,889 4,427,394 4,201,724	2,044,195 2,604,724 3,050,347 2,772,335 3,272,216 3,258,417 3,983,259 7,174,270

In 1919, out of a total capitalization of \$89,134,500, \$67,928,900, or 76.21%, was bonds and the remainder was divided between common and preferred stock. At the end of 1923, out of a total capitalization of \$109,323,630, only 68.82% of the total was bonds.

An issue of common stock was not considered because the holders of the existing common stock who controlled the company did not desire to weaken their position or to subscribe additional money. Preferred stock had no voting powers except with respect to a proposed amendment to the charter of the company, a proposed sale of property or assets, or a proposed dissolution of the

EXHIBIT 2

Manster Gas and Electric Company Consolidated Condensed Balance Sheet, as of December 31, 1923

SOMSOMBITED COLLEGE DIRECT SHEET, AS OF DECE	MDER 31, 1923
ASSETS	
Invested Assets: Plant and Equipment, including Real Estate and Franchises Unfinished Plant Investment Investment in Stocks and Bonds.	\$110,489,493 328,061 1,163,717
Total Invested Assets	\$111,981,271
Cash on Hand, in Banks, and with Fiscal Agents. \$4,292,759 Accounts and Notes Receivable. 3,607,680 Subscriptions to Capital Stock—Common. 73,762 Subscriptions to Capital Stock—Preferred Series B. 15,716 Materials and Supplies. 3,913,571 Work in Progress, Account of Consumers. 44,909 Other Current Assets. 2,496,650	
,	
Total Current Assets Advances: Employees' Stock Subscriptions Sinking Funds, Invested Sinking Funds, Uninvested Sundry Deferred Charges	14,445,047 867 991,275
Sundry Deferred Charges.	77,094
Total Assets	\$127,615,677
LIABILITIES	
Capital Liabilities: Manster Gas and Electric Company: Common Stock	\$ 22,603,750 188,110 6,500,000 2,538,770 61,230 1,300,000 894,920 75,236,850
Total Capital Liabilities. Current Liabilities: Accounts Payable. \$913,270 Customers' Extension Deposits 467,189 Unpaid Wages (Not Due). 103,072 Accrued Interest on Bonds and Notes 1,470,826 Bonds called for Redemption and Term Notes Matured. 15,600 Dividends Payable January 2, 1924. 626,420 626,420 Current Liabilities. 15,600 15,60	\$109,323,630
Total Current Liabilities Sinking Fund Reserves Sundry Reserves and Accruals Reserve for Depreciation (Renewals) Reserve for Contingencies Funded Debt Retired through Surplus Surplus Total Liabilities.	3,596,377 202,475 763,857 6,940,190 531,186 304,850 5,953,112
TOTAL MADRILLES	*/,~~3,~//

company; it had full voting rights if the company failed to pay full dividends on preferred stock for a whole year. Provisions in the authorization for the issue of preferred stock made it unnecessary that additional issues of stock be offered to previous holders of either common or preferred stock.

Series A of the preferred stock was callable at any time on 60 days' notice at 125 and dividends; Series B was callable under the same conditions except that the call price was 110. The authorization specified also that at no time should preferred stock be issued and outstanding in excess of the amounts of common stock issued and outstanding and not held or owned by the company. No future issues of preferred stock were to be made unless net earnings, over and above operating expenses, were at least twice annual dividend requirements of preferred stock outstanding and proposed to be issued.

The company had excellent credit standing; it could have issued either bonds or preferred stock with the assurance of a desirable market at the prevailing rates for the most valued types of securities. The preferred stock of the company had sold to yield between 6.96 and 6.5% per annum since October, 1923. The yields to investors on purchases of the bonds of the company had ranged between 6.05 and 5.45% per annum. In both cases the tendency since the first of the year had been toward higher prices and lower yields with a differential of approximately 1% in favor of bonds. Investment houses usually were willing to distribute bonds of public utility companies for a compensation of from 2 to 3 points; charges for a stock issue ordinarily were at least 5 points. This was chiefly because bonds were sold in larger blocks than stocks and because many investors of small amounts would buy bonds who would not wish to purchase stocks. As a consequence, the bankers' selling costs were lower for bonds than for stocks.

One of the chief difficulties of most public service corporations was in the relationship with their customers and with public service commissions. A few companies had constant litigations before the commissions on account of the demands of customers to have the rates lowered. It was probable that, if 4,000 or 5,000 customers became security holders in the company, an interest favorable to the company would be created, and, as a result, the relations of the company with the public, with customers, and

¹ Including allowance for depreciation and other reserves.

with public service commissions might be made even more favorable. It might be easier to sell stocks than bonds to customers, moreover, because stock denominations were smaller than those of bonds. In addition, payment for stock on the installment plan was customary but was unusual in the case of bonds, although there was a growing tendency among some investment firms to sell bonds on the installment plan.

If the company attempted to distribute securities through its own salesmen, selling costs probably would be smaller than if the distribution were made through an investment syndicate. The company had a reputation throughout the territory in which it operated as issuing reliable securities, and the management believed that, with a bonus of not over 1% to its salesmen and collectors, the issue could be sold without impairing their efficiency in the performance of other duties. In addition, the use of the installment plan would facilitate sales. Many consumers already were stockholders and probably in most instances would be glad to have an opportunity to purchase additional securities. It would be possible to get wide distribution by limiting the amount of securities sold to any one individual. Concentration of selling effort on the company's consumers would be likely to have its effect toward prevention of future demands for lower rates. In addition, the company believed that the number of customers was large enough to take care of the whole issue.

On the other hand, the selling of securities to customers would limit the area over which the securities were distributed. A wider distribution would be given if the sales were made through a banking syndicate. This was especially true in the case of the Manster Gas and Electric Company, for the firms to which it was accustomed to sell securities were located in the eastern part of the United States and made the majority of their sales in that territory. Wide geographic distribution had two chief advantages. In the first place, it served to make the issue more generally known, and as a consequence future issues of similar securities by the company could be marketed more easily, since unfavorable conditions in one locality would be offset by more favorable conditions elsewhere. In the second place, if the securities were sold in a limited territory a disaster in that territory, such as a crop failure, would result in having large blocks of the security thrown on the market. In that event the price of the security would inevitably decline sharply. The company's

credit position would be weakened because its standing was judged principally by the price at which its securities were selling currently.

It was important also for a company which expected to issue securities from time to time to maintain friendly relations with investment firms. In periods of depression in the stock market and in business generally, the company might find it impossible to make a market for its securities without aid from the bankers.

- 1. Should the Manster Gas and Electric Company have sold securities to customers through its employees?
 - 2. What type of securities should it have issued?

5. BRUCE & COMPANY

INSURANCE OF ACCOUNTS RECEIVABLE

Mr. Morse, the executive in charge of credit and legal matters for Bruce & Company, informed a representative of the General Credit Insurance Company in January, 1933, that he questioned the advisability of renewing the insurance of accounts receivable which his company had carried for the first time in 1932.

In three mills located in an eastern state, Bruce & Company produced high-quality kraft paper, from which it manufactured paper bags and other paper products. Sales of these products, normally about \$5,000,000 annually, were made chiefly to grocery wholesalers and paper jobbers, although in a limited number of cases directly to chain-store companies. Accounts of these customers were of small or moderate size, the largest seldom exceeding r½% of Bruce & Company's total yearly sales. Ordinary credit terms were 2% 30 days, net 60 days, but in a few cases concerns were permitted to deduct the full discount despite the fact that their accounts were outstanding for more than 30 days. Since a large proportion of the customers took the discount regularly, accounts receivable on the books of Bruce & Company seldom exceeded 45 days' sales, even though nearly 20% of these accounts were customarily overdue.

Upon the receipt of an order Mr. Morse reviewed the credit standing of the account, whether old or new, and for these investigations used the reports and ratings of the recognized credit agencies. In the case of old customers, however, he placed chief reliance upon their credit record with Bruce & Company. As the result of these policies, annual losses on bad debts during the preceding six years had been limited to the following amounts:

1927	\$2,339
1928	5,055
1929	5,296
1930	855
1931	1,806
1932	2,300

The policy which Bruce & Company took out in 1932 provided that claims could be made only on past due accounts which had been filed with the insurance company for collection at a nominal cost. It applied, moreover, only to accounts with firms rated by

R. G. Dun as having pecuniary strength in excess of \$5,000 and "high" or "good" credit standings. The policy also specified the maximum amounts by which losses in each of Dun's groups were covered. These coverages were arranged to conform to the typical distribution of Bruce & Company's accounts by credit ratings and to give ample protection throughout the range of credits. Bruce & Company, on its part, contracted to assume not only a normal loss of \$4,900, plus 20% of the greatest single insured loss, if any such loss in excess of \$14,700 were incurred, but also to meet, as coinsurer, 10% of insured losses above the normal. The premium charged for this policy by the insurance company was \$3,100.

Mr. Morse informed the representative of the General Credit Insurance Company that, for his company, the advantages were not sufficient to warrant continuing the insurance of accounts receivable. He had found the policy carried in 1932 unsatisfactory in several respects. In the first place, accounts originally accepted as insurable were eliminated because of changes in their credit ratings during the year. In the second place, even when accounts remained insurable, changes in credit rating resulted in a regrouping which made predetermined group coverages inadequate. Furthermore, Mr. Morse had frequently considered it inexpedient to risk offending a customer by filing an overdue account for collection. Finally Mr. Morse stated that, in his opinion, insurance of accounts receivable was unsound in principle for concerns such as Bruce & Company. He believed that credit insurance was desirable only in the case of companies which had either few customers, extremely localized markets, or large accounts insurable by name.

In reply, the representative of the insurance company asserted that Mr. Morse's opinions implied a misunderstanding of the basic principles of credit insurance. An individual concern could not assume its own credit losses as cheaply as an insurance company since it did not have sufficient diversification of risk. Even if a company created a reserve for bad debts, the money still remained invested in the enterprise and therefore was exposed to the risks inherent in the business. Moreover, competent credit management could not entirely prevent heavy losses on occasion. The fact that banks regarded favorably requests for loans from companies carrying credit insurance was an advantage which should not be overlooked. As for Mr. Morse's objections to

placing any accounts with the insurance company for collection, the representative pointed out that concerns which permitted their accounts to become overdue were usually undesirable customers.

As an inducement to Bruce & Company to continue a credit insurance program, the representative of the General Credit Insurance Company offered to lower the 1932 premium and to reduce the normal loss that the company was to assume. He suggested that Bruce & Company could purchase, instead of a standard policy, either one which provided for limited collections or, if it preferred, a policy insuring by name a few of the large accounts.

- 1. Should Bruce & Company have insured its accounts receivable in 1933? Should the company have changed either to a noncollection or to an individual-accounts type of policy?
- 2. Should the company have carried credit insurance in 1932?

6. SIMPLEX COMPANY

ORGANIZATION OF FINANCE COMPANY

In October, 1932, the officers of the Simplex Company, which was organized in Chicago earlier in the year for the purpose of leasing a greatly improved type of accounting machine to banks and other users, were considering the advisability of forming a finance company which they believed would be of material assistance in financing the distribution of their product.

This new product was the result of several years of careful experimentation. In a number of actual tests it had been demonstrated conclusively that it possessed numerous important advantages not offered by any similar machine of other make. These advantages were fully protected by patent rights in the United States and in most foreign countries as well.

The Simplex Company had made satisfactory arrangements for the production of the new machine with a well-known local manufacturing concern. The latter had contracted to deliver machines to the company according to the following schedule:

	P	rice Each,
Machines	f.o.	b. Factory
First 100	 	\$2,000
Second 100		
Third 100		
Additional roo's	 	1,000

The manufacturer was to be paid in full by the Simplex Company for each machine upon shipment. It was expected that about 350 machines would be placed in 1933.

The Simplex Company was planning to begin operations in Chicago, Michigan, Philadelphia, New York, and New England early in December, 1932, and in other parts of the country later on. For at least the first few years it expected to lease about half its machines through its own offices and the remaining half through selected distributors.

In the case of machines placed directly through the company's own offices, two classes of leases were provided for, as follows:

Class 1: Lease to a concern of high credit rating. No down payment required. Lessee to pay a fixed rental of \$100 a month for each machine used.

Class 2: Lease to a concern of lower credit rating. Lessee to make a down payment, on signing lease application, of five months' rental

charge, or \$500; and to pay a fixed rental of \$100 a month beginning with the sixth month.

Distributors selected by the Simplex Company were to lease machines from the company and then sublease them to users on the same terms as those just specified. These distributors were to sublease machines only to responsible users whose applications for leasing had been approved by the Simplex Company. Title to all machines was to remain in the company at all times. For each machine ordered, the distributor was to pay the company the total amount of \$3,000 (plus shipping charges). Of this amount, \$700 plus delivery charges was to be paid on shipment of the machine. The distributor was to give the company his notes for the unpaid balance of \$2,300, together with the sublease indorsed to the company, which he secured from the ultimate These notes were to be paid at the rate of \$100 a month. lessee. The Simplex Company planned to indorse the notes, secured by the sublease, and then discount them either at its own banks or with a finance company which the officers of the former company thought it might be advisable to organize.

The officers in favor of organizing such a company pointed out that finance companies had for a number of years been used successfully in financing the distribution of a wide range both of producers' and of consumers' goods sold on the installment plan. Partly because of their assumption of greater risks, and partly because of the costs involved in handling the collection of installment notes, they customarily charged for their services rates higher than those charged by commercial banks on direct loans to customers. Most finance companies obtained from outside sources a part of the capital used in their business.

The minimum period for which machines could be leased was to be 10 years, or one-half their estimated life. In case it developed new machines with improvements, the Simplex Company agreed to substitute these for the old machines. It agreed also to supply free of charge to users all servicing which any of its machines might require.

- 1. Should the Simplex Company have organized a finance company, or should it have made some other arrangement for financing the distribution of its product?
- 2. Indicate how to determine approximately the amount of capital required by the Simplex Company.
 - 3. How should this capital have been obtained?



VII

VALUATION AND CONSOLIDATION

1. DORSEY MANUFACTURING COMPANY

VALUATION OF ASSETS FOR PURCHASE BY COMPETITOR

At the annual meeting of the Dorsey Manufacturing Company in February, 1932, by vote of two-thirds of the common stock outstanding, the treasurer was instructed to negotiate for the sale of the entire assets of the Dorsey Manufacturing Company to its largest competitor, the Wachusett Cotton Company. Established in 1866, the Dorsey Manufacturing Company had been successfully engaged in the manufacture of cheese cloth, cotton gauze, and similar products up to the business depression of 1921. Its property, located in two small towns in Connecticut, consisted of two spinning and weaving mills and one finishing mill; the town in which the finishing mill was situated was without rail connections. The buildings in both towns were of the post-Civil War type of stone construction and equipped, in part, with machinery forty to fifty years old. In addition to its mill property the Dorsey Manufacturing Company owned about 75 tenements occupied by its employees.

With the renewal of business activity after the depression of 1921, the company was faced with the problem of reducing production costs and creating new sales outlets to meet competition from manufacturers with mills in the South. After a careful survey of the company's condition and prospects, the owners decided to replace the most obsolete of its equipment with new machinery costing about \$1,250,000. Funds for this purpose were raised by an issue of 7½% serial debentures dated July 1, 1922, and maturing \$125,000 annually to July 1, 1932. A portion of this issue was taken by the machinery manufacturers in part payment for the new equipment. It was expected at the time that the new machinery would result in operating economies sufficient to pay for itself over the 10-year period.

To increase its sales, the company decided to supplement its established jobber clientele with direct selling to large consumers, such as government and state institutions. Although a fair volume of business was secured from these sources, it was taken at prices that did not permit a profit for the company, and consequently the treasurer was unable to pay off the serial debentures as planned. In 1925 an agreement was made with a committee representing the debenture holders whereby all maturities were to be extended to July 1, 1932. As indicated in Exhibits 1 and 2, by February, 1932, several years of operating losses had placed the company in a position where neither payment nor refunding of its debentures in the following July was possible.

At the stockholders' meeting in February, 1932, Mr. Jordan, president of the Dorsey Manufacturing Company, pointed out that, despite the financial position of his company, a fair offer from the Wachusett Cotton Company could be hoped for. latter company manufactured the same cotton products as did the Dorsey Manufacturing Company and was a competitor for the sales of over \$3,000,000, which the Dorsey company had averaged for the past five years. The jobber clientele of the Dorsey company consisted of well-established firms and represented satisfied customers for the company's products, many of which were sold under long-established and well-advertised brands. Mr. Jordan stated that the Wachusett Cotton Company should be interested not only in purchasing the goodwill represented by these accounts but also in acquiring the entire property of the Dorsey Manufacturing Company to prevent its getting into the possession of competitors.

In discussing the position of the debenture holders, the president admitted that the company could not be dissolved and its assets sold without providing for their claims. The Wachusett Cotton Company might, he thought, assume these obligations or make a sufficiently large payment in cash so that the treasurer could meet these maturities. On the other hand, if the Wachusett company made an offer in securities, the debenture holders would have to agree to the terms of the offer before a sale of the Dorsey Manufacturing Company could be effected. As the principal owner of the company, Mr. Jordan asserted that he was not interested in making a profitable deal for himself or the other common stockholders. By selling the company, he hoped to insure the continued operation of the mills since the entire popu-

lation of the towns in which they were located was dependent upon the company for its livelihood.

The Wachusett Cotton Company owned weaving and spinning mills in North Carolina and a finishing plant in Connecticut. Under an aggressive management the plant had expanded profitably during the period which had witnessed the decline of the Dorsey Manufacturing Company. The president of the Wachusett Cotton Company said he would be interested in purchasing the Dorsey Manufacturing Company not only to acquire its goodwill but also to gain additional production capacity, which his company could use. However, since production costs for spinning and weaving were much lower in the South, he was of the opinion that the Dorsey Manufacturing Company would be worth acquiring only at a price considerably below its book value. He stated, furthermore, that he would be interested in negotiating for the purchase of the Dorsey Manufacturing Company only if it could be effected by an exchange of securities.

The exhibits on pages 276-279 show balance sheets and earnings statements of the two companies for the five-year period preceding the negotiations for the purchase.

- I. Should the Wachusett Cotton Company have purchased the Dorsey Manufacturing Company?
- 2. Draw up a plan, equitable to all parties concerned, for effecting the purchase of the Dorsey Manufacturing Company.

EXHIBIT I DORSEY MANUFACTURING COMPANY BALANCE SHEET, AS OF DECEMBER 31

Item	1927	1928	1929	1930	1931
Assets Cash	\$ 138,339 390,095			1 1 1	
ployees Less: Reserve for Doubtful Accounts Inventory:			-4,500		1,011
Cotton Work in Process Cloth—Unfinished Cloth—Finished Supplies.	602,104	798,711	5,059 102,612 248,971 148,588 86,915	74,919 259,955 111,767	53,736 198,805 66,010
Total Current Assets Deferred Charges: Prepayments Development Expense Plant at Book Value Less: Reserve for Depreci-	43,773	48,334	60,670	32,143 45,000	21,681 45,940
ationInvestments at Cost		7,187	7,187		7,187
LIABILITIES Accounts Payable Accrued Liabilities, Pay Roll,	\$ 185,809	\$ 332,775	\$ 145,910	\$ 191,556	\$ 104,751
Interest, Taxes Serial Bonds, Extended to		1,000,000	916,000	916,000	880,000
Total Current Liabilities Capital Stock: Common \$100 Par 7 % Cumulative Preferred,	450,000	450,000	450,000	450,000	450,000
\$100 Par	438,700 528,805 \$2,643,862	562,245	600,553	438,700 493,787 \$2,519,737	323,724
		-			

Note: The preferred stock had preference as to assets and dividends. In involuntary liquidation it was entitled to 100 and dividends. In voluntary liquidation, it was entitled to 110 and dividends. In the event of default of four consecutive quarterly dividends, it had exclusive voting power.

Neither the preferred nor the common stock was listed or quoted.

EXHIBIT 2 DORSEY MANUFACTURING COMPANY EARNINGS STATEMENT, YEARS ENDED DECEMBER 31

Item	1927	1928	1929	1930	1931
Sales	\$3,291,483	\$2,832,717	\$3,498,043	\$3,167,905	\$2,454,392
Cash discounts Freight out Allowances			69,276 39,359 2,917	41,558	46,608 38,053 9,648
Net sales			\$3,386,491	\$3,053,726	\$2,360,083
Gross profit			\$ 435,678	\$ 258,585	\$ 269,192
General overhead Selling expense Advertising			59,900 175,530 46,529	174,756	56,219 167,507 69,989
Operating profit Less: Interest	\$ 219,050 80,050		\$ 153,719 80,606		\$ 24,523 ^d 66,330
Earnings after interest Less: Other charges	\$ 139,000 28,771				\$ 90,853 ^d 10,444
Balance Other income	\$ 110,229 4,940		\$ 58,253 10,428		\$ 101,297d 4,662
Net earnings Less: Special expense Less: Inventory charge-	\$ 115,169	\$ 54,395 20,955			\$ 96,635 ^d
off					73,428
Net carried to surplus	\$ 115,169	\$ 33,440	\$ 38,308	\$ 106,765	\$ 170,063d

Note: No dividends were paid on common stock after 1920. No dividends were paid on preferred stock after the first quarter of 1922.

Deficit.

EXHIBIT 3 WACHUSETT COTTON COMPANY BALANCE SHEET, AS OF DECEMBER 31

, ıtem	1928	1929	1930	1931
Assets Cash and Call Loans Accounts and Notes Receivable (Net) Inventories—at Lower of Cost or Market Marketable Investments.	\$ 3,164,430 4,129,078 6,034,965 61,689	3,935,284 7,682,684		2,906,605 3,601,002
Total Current Assets Treasury Debenture Bonds (at Cost)* Treasury Preferred Stock (at Cost)† Miscellaneous Investments. Unexpired Insurance and Prepaid Expenses.	\$13,390,162 373,179 10,593	458,651 272,810 15,733	21,310	614,915 159,307 27,699
Expenses. Unamortized Discount on Debenture Bonds. Plant, Less Depreciation Trade-marks, Patents, etc. Goodwill.	12,517,519 97,500 1	896,700 13,815,567 273,656 1	824,683 13,352,699 271,270	754,284 12,445,589 271,270
Total Assets	\$27,485,163	\$29,036,265	\$24,833,871	\$23,632,803
LIABILITIES Bankers' Acceptances, Secured by Cotton Accounts Payable Accrued Items Dividends Payable. Provision for Federal Taxes	\$ 1,856,926 851,349 405,483 156,118 199,883	936,137 443,585 92,539	427,731 413,565 89,967	\$ 521,602 365,950 89,154
Total Current Liabilities	\$ 3,469,759 215,886	\$ 4,716,421 262,763	\$ 1,993,966 142,495	\$ 1,087,588 112,500 150,000
1948 Preferred Stock of Subsidiaries \$6 Preferred Stock, No-par Value Common Capital Stock, No-par Value Capital Surplus Earned Surplus	9,750,000 1.891,600 6,000,000 2,509,813 2,685,542 962,563		9,322,500 1,891,600 5,643,900 2,571,240 2,735,530 532,640	1,890,100 5,643,900 2,585,190 2,735,530
Total Liabilities	\$27,485,163	\$29,036,265	\$24,833,871	\$23,632,803
* Par value of treasury bonds † Stated value of treasury preferred stock		\$ 480,000 306,000		\$ 650,500 311,900
		300,000	• • • • • • • • • • • • • • • • • • • •	311,900

EXHIBIT 4 WACHUSETT COTTON COMPANY EARNINGS STATEMENT, YEARS ENDED DECEMBER 31

Item	1928	1929	1930	1931
Profit before depreciation and charges Less: Depreciation	\$2,417,900 826,938	\$2,729,244 1,008,778	\$1,556,358 1,098,858	\$2,291,812 1,144,193
Balance	\$1,590,962	\$1,720,466 83,606	\$ 457,500 31,589	\$1,147,619 34,223
Total	\$1,590,962	\$1,804,072	\$ 489,089	\$1,181,842
Less: Bond interest. Other unterest. Amortization of bond discount. Dividends on subsidiary preferred. Extraordinary charges Provision for taxes, including prior	365,560 100,072 131,203 19,510	162,965 57,836 131,041	109,113 68,238 131,984	472,089 17,229 45,084 133,631 99,647
years	90,000	101,419	43, 236	220,792
Total charges	\$ 706,351	\$ 967,943	\$ 877,365	\$ 988,472
Net income	884,611 207,372			193,370 335,51 5
Earned on common stockLess common dividends	\$ 677,239 76,189			\$ 142,145-
Balance to surplusOld earned surplusAdjustments	\$ 601,050 1,329,649 -968,136	962,563	\$ 814,649 ^d 1,347,289	\$ 142,145 ^d 532,640
New earned surplus	\$ 962,563	\$1,347,289	\$ 532,640	\$ 390,495
Shares of common stock outstanding Earned per share of common	385,353 \$1.76	386,551 \$1.37	392,314	397,063

d Deficit.

2. ELECTRIC AUTO-LITE COMPANY

EXPANSION BY ACQUISITION OF THE MOTO METER GAUGE & EQUIPMENT CORPORATION

On January 17, 1934, the directors of the Electric Auto-Lite Company and Moto Meter Gauge & Equipment Corporation approved the acquisition of the latter by the former for approximately 300,000 shares of Auto-Lite common stock subject to the approval of the stockholders. The exchange was to be effected on the basis of one Auto-Lite share for each two and one-half Moto Meter shares.

In a letter to stockholders, C. O. Miniger, President of the Auto-Lite Company, made the following statements:

It is the opinion of the board of directors that the present time is unusually opportune for your company to diversify its business, expand its operation, and thereby increase profits.

It has successfully weathered the four years of depression, is in exceptionally sound financial position, but its earnings temporarily are retarded by low volume.

In order for the company to acquire or develop additional items in the automotive accessory field, the attached formal notice asks your authority to increase the common shares from 1,000,000 to 1,500,000.

The proposed acquisition of all the capital stock of Moto Meter Gauge & Equipment Corporation, or such part thereof, not less than 55%, as shall be deposited for exchange, upon a basis of exchange of one common share of this company for each two and one-half shares of said Moto Meter stock, will expand the company's operations into a new division of the automotive accessory field and should, in addition to bringing in valuable properties, substantially add to the company's earnings. The company has made substantial progress recently, and the outlook for the future of its business is bright.

Incorporated in 1922 to take over the properties of the Electric Auto-Lite divisions of the Willys Corporation, the Electric Auto-Lite Company became the largest independent manufacturer of starting, lighting, and ignition equipment and of storage batteries for automobiles and trucks in the industry. To a limited extent, the company also made automobile lamps, tools, and other similar products used by the automobile industry. The production of miscellaneous electrical products, such as electric clocks, flash-lights, magnet wire, and arc welders gave the company a moderate amount of diversification.

Within a distance of 100 miles from Detroit were situated the company's plants for the manufacture of automotive equipment and magnet wire. Storage-battery plants located in Niagara Falls, Brooklyn, Indianapolis, and Oakland enabled the company to reach the replacement market without incurring excessive freight costs. For supplying the Canadian market, the company operated a battery plant at Toronto, Ontario, and an electrical equipment plant at Sarnia, Ontario.

Originally incorporated in 1922 with 250,000 shares of no-par common stock, the company replaced these shares with 650,000 no-par shares in 1928. With the exception of \$3,000,000 spent for new construction, the company achieved expansion in that year and subsequent years by the issuance of additional common and preferred shares to acquire established companies. In February, 1933, the stockholders approved a change in the common stock from no-par to \$5-par value. At the time of the merger, the outstanding capital stock consisted of \$4,197,700, 7% cumulative preferred, \$100-par, and 881,409 shares of \$5-par common stock.

From the date of issue in June, 1928, the company had maintained dividends on its preferred stock at the rate of 7%; dividends were paid on common stock ranging from \$1.50 quarterly in 1929 to \$0.30 quarterly in the latter part of 1932. No dividends were paid on the common stock after January, 1933.

Up to the time of the merger drastic economies in operating expenses and the comparative stability of the battery-replacement business had made it possible for the company to operate at a profit in spite of the depression. During the past two years, however, earnings had decreased considerably, a circumstance which could be explained in part by loss of important contracts for automobile equipment. Formerly, for instance, the company sold its equipment to Ford, Hudson, Nash, Auburn, Willys-Overland, Hupmobile, Packard, and Studebaker. In the latter part of 1932, Studebaker and Willys-Overland were forced into receivership. Of even greater importance in its effect on earnings was the loss of all the Ford business when, in 1933, the Ford Motor Company began to make all its own starting, lighting, and ignition equipment.

Organized in July, 1929, the Moto Meter Gauge & Equipment Corporation obtained, in an exchange for its own securities, substantially all the properties and assets of the Moto Meter Co.,

Inc., and the Safe-T-Stat Co., manufacturers of dashboard equipment and temperature and controlling devices for automobile and marine motors. The new company then expanded these lines to include a complete dashboard indicator system for aeroplanes and many automobile accessories. The development of recording instruments for industrial use, the purchase of the right to manufacture a new fuel-saving device, and the acquisition of a lithographing company to supply its own demand for lithographic and etched dials, as well as to obtain additional dial business, gave the company further diversification of production. In the period between 1932 and 1934, developments included a novelty line, such as ash trays and pen stands bearing decorative designs, and a process of printing on glass, that permitted the stamping of colored labels on beer bottles in ink which could not be washed off. Manutacturing operations were carried on in two plants, one in Toledo, Ohio, and the other in La Crosse, Wisconsin.

At the time of the proposed merger, the capital structure of the Moto Meter Gauge & Equipment Corporation included one class of stock consisting of 741,766 common shares and no funded debt. In April, 1933, the stockholders had ratified a change in the capital stock from no par with a stated value of approximately \$8.20 a share to \$1 par value. The resulting difference was transferred to capital surplus from the capital account, and the past deficit was then deducted from the new surplus. The present company had paid no dividends.

The experience of the Moto Meter Gauge & Equipment Company had been the reverse of that of the Auto-Lite Equipment Company. After three years of deficits, the former company began to show improvement in its financial condition; operations in 1933 produced profits of \$150,666. Better earnings were largely the result of a contract to supply the tail and cowl lights and all panel instruments, except speedometers, used by Chrysler Motors¹ for its various lines of cars. The company sold one or more of its products to practically every automobile manufacturer.

C. O. Miniger, President of Electric Auto-Lite Company, and R. G. Martin, President of Moto Meter Gauge & Equipment

¹ Chrysler was under contract through 1934 with Delco-Remy, a subsidiary of General Motors, as far as its starting, lighting, and ignition equipment was concerned. Interests affiliated with Chrysler were understood to own important stock holdings in Moto Meter.

Corporation, were to be president and vice president, respectively, of the combined concern, which was to be called Auto-Lite Moto Meter Corporation. Executives announced that, upon consummation of the merger, the Toledo plants of the two firms would be combined, but other plants would be operated as in the past.

The exhibits shown on pages 284-289 include financial information on both companies for a period of years just preceding the proposed merger.

Did the exchange offer of one share of Electric Auto-Lite Company for each two and one-half shares of Moto Meter Gauge & Equipment Corporation place a fair valuation upon the securities of the two companies?

CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31 ELECTRIC AUTO-LITE COMPANY EXHIBIT I

Item	1928	1929	1930	1661	1932	1933
ASSETS						
Land, Buildings, etc.*	\$ 8,452,368	\$ 8,452,368 \$II,280,460 \$I2,555,474	\$12,555,474	\$11,303,557	\$11,303,557 \$ 8,237,684 \$ 7,624,988	\$ 7,624,988
Investment in Affiliated Companies	2,306,501	442,800	531,801	1,352,271	1,217,851	1,013,260
Other Investments.	46,240	44,112		67,171	53,770	95,056
Cash in Closed Bank	:			230,180	103,966‡	120,204
Advances to Employees	:::::::::::::::::::::::::::::::::::::::			213,667	241,709	336,342
Mortgages Receivable	:		32,000	35,000	35,000	
Cash	701,914	w.		592,929	501,644	1,008,726
Marketable Securities	35,788	•	1,587,770	I,400,682	416,229	260,160
Accounts and Notes Receivable (Net)	4,324,505	3,983,154	3,037,340		1,742,204	1,915,039
Inventories.	4,297,823	4,365,754	3,144,3998	ď	1,954,132\$	2,223,018\$
Reacquired Stock	: : : : : : : : : : : : : : : : : : : :	:	2,618,505		916,106	816,653
Deferred Charges	239,456	218,097	240,664	222,083	319,997	159,156
Total Assets	\$20,404,596	\$30,861,214	\$24,841,814	\$22,533,159	\$20,404,596 \$30,861,214 \$24,841,814 \$22,533,159 \$15,726,103 \$15,576,573	\$15,576,573

* Less depreciation: \$3,364,315 in 1928, \$4,359,933 in 1929, \$5,130,538 in 1930, \$5,322,770 in 1931, \$5,661,774 in 1932, and \$8,268,595 in 1933.

Less \$2,778,072 reserve for revaluation.

Less \$100,100 reserve.

At lower of cost or market.

At lower of cost or market in 1932; 33,325 common at cost, 1931; 33,975 common at cost, 1930.

Includes 170 sheres of preferred shock.

EXHIBIT I (Continued)
ELECTRIC AUTO-LITE COMPANY
CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31

	Item	1928	1929	1930	1691	1932	1933
A .	LIABILITIES Preferred Stock. Common Stock** Reserve for Stocks Issuable. Bank Loans of Subsidiaries. Notes, Accounts, Commissions Payable Subsidiary Notes Payable. Accrued Taxes Accrued Accounts. Tax Reserve. Other Reserves. Unearned Income. Acquired Surplus.	\$ 4,146,746 3,694,707 77,441 100,000 2,482,410 851,314 1,078,068	\$ 4,146,746 \$ 4,160,198 \$ 4,164,738 \$ 3,694,707 \$ 5,695,886 \$ 5,697,441 \$ 6,510 \$ 125,000 \$ 2,482,410 \$ 2,838,959 \$ 1,419,501 \$ 1,078,068 \$ 1,339,467 \$ 30,000 \$ 7,973,910 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,801 \$ 1,257,789 \$ 1,415,481,429 \$ 1,415,481,481,481,481,481,481,481,481,481,481	\$ 4,164,738 5,697,441 49,991 125,000 1,419,501. 312,743 674,613 30,000 1,257,789 11,109,998	\$ 4,197,700 \$ 4,197,700 \$ 4,197,700 \$ 7,72,410 \$ 4,649,170 \$ 4,649,170 \$ 4,649,170 \$ 7,880 \$ 611,271 \$ 567,122 \$ 75,861 \$ 86,660 \$ 72,471 \$ 75,861 \$ 86,660 \$ 72,471 \$ 75,871 \$ 73,299 \$ 12,500 \$ 100,283,228 \$ 5,000,261 \$ 4,947,008 \$ 100,283,228 \$ 5,000,261 \$ 4,947,008 \$ 100,283,228 \$ 100,283,282	\$ 4,197,700 4,649,170 125,000 611,271 30,000 86,660 132,907 32,229 860,905 5,000,261	\$ 4,197,700 4,649,170 567,122 72,471 190,882 45,175 12,500 28,974 865,571 4,947,008
	Total Liabilities		\$30,861,214	\$24,841,814	\$20,404,596 \$30,861,214 \$24,841,814 \$22,533,159 \$15,726,103 \$15,576,573	\$15,726,103	\$15,576,573
	Current Assets	\$ 9,360,030 4,511,792	\$18,875,744 4,784,063	\$ 8,796,782 2,561,857	\$ 9,360,030 \$18,875,744 \$ 8,796,782 \$ 6,668,624 \$ 4,614,209 4,511,792 4,784,063 2,561,857 1,488,403 1,018,067	\$ 4,614,209 1,018,067	\$ 5,406,943 888,150
	Working Capital	\$ 4,848,238	\$14,091,681	\$ 6,234,925	\$ 4,848,238 \$14,091,681 \$ 6,234,925 \$ 5,180,221 \$ 3,596,142 \$ 4,518,793	\$ 3,596,142	\$ 4,518,793

** Represented by no-par shares (\$5 par 1932): 884,607 in 1928, 926,229 in 1929, 926,568 in 1930, 929,834 in 1931, 929,834 in 1932.

**Over: Contingent Labalitier; \$59,3440 in 1,929 and \$4507,634 in 1932.

**Sources: Moody's Industrials; Standard Corporation Records for 1932.

CONSOLIDATED INCOME ACCOUNT, YEARS ENDED DECEMBER 31 ELECTRIC AUTO-LITE COMPANY* Exerbit 2

					The second secon	
Item	1928	1929	1930	1931	1932	1933
Net sales Cost of sales, etc. Depreciation.		\$47,355,280 \$58,836,690 \$38,409,093 37,849,535 47,604,702 222,723 1,051,990 1,233,181	\$38,409,093 32,291,731 1,233,181	\$21,960,548 17,859,574 954,760	\$13,106,647 II,660,345 541,956	\$525,507
Operating income Other moome	\$ 8,883,022 \$10,179,998	\$10,179,998 4,834,903†	\$ 4,884,181 800,392	\$ 3,146,214 791,054	\$ 904,346	\$451,232 237,998
Total income Interest charges. Income taxes.		\$15,014,901 92,698 1,208,000	\$ 8,883,022 \$15,014,901 \$ 5,684,573 39,173 92,698 19,188 1,065,031 1,208,000 640,907	\$ 3,937,268 15,586 7,849‡	\$ 1,382,818 18,759	\$689,230 4,858
Net income. Preferred dividends Common dividends. Dividends on regular stock.		\$ 7,778,818 \$13,714,203 \$ 5,024,478 117,500 294,000 293,613 3,489,049 5,399,765 5,578,746 	\$ 5,024,478 293,613 5,578,746 cr. 187,125	\$ 3,913,833 292,716 4,639,500 cr. 164,663	\$ 1,364,059 293,839 1,766,685 cr. 73,268	\$684,372 293,192\$
Surplus for year		\$ 8,060,638	\$ 4,118,269 \$ 8,060,638 \$ 660,7564	\$ 853,7204¶	4	623,1974 \$391,180
Earned per share: Perferred. Common Number of preferred shares Number of common shares.	1	\$329.65 14,49 41,602 926,229	\$120.64 5.11 41,647 926,568	\$93.24 3 89 41,977 929,834	\$32.50 I I5 41,977 929,834	\$16.37 41,807 884,909**

* Includes subsidiaries from date of acquisition.

* Includes \$4,000,000 nonrecurring dividend.

* Includes \$4,000,000 nonrecurring dividend.

* No provision for United States incompany's preferred stock held as investment.

* After deducting \$647 dividends on company's preferred stock held as investment.

* Before adjustments of \$4,98,047.

** Less treasury shares.

* Deficit.

** Lockit.

* Sources: Moody's Industrials; Standard Corporation Records for 1933.

Ехнівіт з MOTO METER GAUGE & EQUIPMENT CORPORATION CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31

Item	1929	1930	1931	1932	1933
Assets Land, Buildings, etc.* Patents, etc. Mortgages Receivable Deposits Receivable. Cash. Receivables (Net). Interest Accrued. Inventories Other Current Assets Investment in Sub-	20,621 824,469 457,985 3,496 1,105,219	\$1,832,568 1 44,735 92,341 309,630 1,472 789,915 39,876	\$1,647,163 1 21,370 44,004 165,820 390 573,081†	\$1,185,981 1 17,146 6,354 188,196 447,163†	\$1,072,480 1 18,750 14,380 532,537 185,896 605,386†
sidiaries	68,929 64,194 323,334	31,850 451,609	127,152 464,233	56,844 180,300	24,74I 28,048
Total Assets	\$4,676,430		\$3,043,214	\$2,082,294	\$2,603,921
LIABILITIES Capital Stock Deficit. Notes Payable Accounts Payable. Tax Reserves Accruals Lease Deposit—Rent	\$4,225,661‡ 130,946 272,266 146,064 36,820 126,565	\$4,172,566 \{\} 742,341	\$4,138,512 1,275,987 50,000 83,440 47,249	\$4,138,512¶ 2,313,564 57,070 142,802 50,808	\$ 692,435** 146,990†† 117,407 81,514
Received Deferred Income Paid-in Surplus Capital Surplus	e. 4m4	P a 600 600		6,666	159 207,169 1,358,247
Total Liabilities Current Assets Current Liabilities	\$2,391,169 581,715	\$3,620,628 \$1,233,234 190,403	\$3,043,214 \$ 783,295 180,689	\$2,082,294 \$ 642,022 250,680	\$2,603,921 \$1,323,819 198,921
Working Capital	\$1,809,454	\$1,042,831	\$ 602,606	\$ 391,342	\$1,124,898

^{*}Less depreciation: \$1,160,308 in 1929, \$1,333,322 in 1930, \$1,510,782 in 1931, \$1,302,699 in 1932, and \$1,170,650 in 1933.

† Raw materials at lower of cost or market—other inventones at standard costs
† 507,699 no-par shares.

\$ 505,141 no-par shares.

\$ 505,141 no-par shares—includes appreciation of fixed assets.

\$ 504,521 no-par shares.

** 741,861 shares \$1 par value excluding 8,139 treasury shares carried at cost of \$57,565
†† Surplus.

Sources: Moody's Industrials; Standard Corporation Records for 1933.

CONSOLIDATED INCOME ACCOUNT, YEARS ENDED DECEMBER 31 Moto Meter Gauge & Equipment Corporation Exhibit 4

			-0		
Item	1929	1930	1931	1932	1933
Net sales	\$7,109,653 \$3,104,221 5,495,860 2,557,383	\$3,104,221 2,557,383	\$1,830,642 1,550,526	\$1,425,397 1,230,087	
Gross profit from sales. Depreciation. Selling and service expenses. General and administrative expense. Laboratory research and other expenses.	\$1,613,793 	\$ 546,838 160,712 472,022 349,405 11,686	\$ 280, 116 166, 898 319, 061 201, 134 32, 243	\$ 195,310 165,831 210,483 121,600 25,142	\$671,904 149,967 153,477 144,398 60,730
Operating profitOther income	\$ 209,789 94,794	\$ 446,987 ^d 38,940	\$ 439,220 ^d 33,776	\$ 327,746 ^d 12,573	\$163,332 12,978
Total income. Discount and interest. Other nonoperating expenses. Inventory mark-down. Federal taxes.	\$ 304,583 84,996 33,387 25,050	\$ 408,047 ^d 31,717 198,118	\$ 405,444 ^d 14,004 40,360 67,239	\$ 315,173 ^d 11,999 42,791	\$176,310
Net income	\$ 161,150	\$ 637,8824	\$ 527,047	\$ 161,150 \$ 637,882 ^d \$ 527,047 ^d \$ 369,963 ^d *	\$150,666
Earned per share	\$0.32 507,699	\$1.26 ^d 505,141	\$1.04 ^d 505,039	\$0.73 ^d 504,521	\$0.20 741,861

* Before adjustments of \$667,613.
4 Deficit.
Sources: Moody's Industrials; Standard Corporation Records for 1933.

EXHIBIT 5
PRICE RANGE OF THE COMMON STOCK

Date		Auto-Lite pany	and Eq	ter Gauge uipment oration
	High	Low	High	Low
1933: September. October November December 2-8. 9-15. 16-22. 23-29. 1934: January 2-5. 6-12. 13-19. 20-26.	23 ³ / ₄ 18 ¹ / ₂ 17 ³ / ₄ 19 ³ / ₄ 20 ³ / ₄ 19 ¹ / ₈ 20 20 ³ / ₈ 23 ⁵ / ₈ 23 ⁵ / ₈ 28 ³ / ₄	1578 1158 1158 1612 1812 17 18 1814 1814 1858	634 478 5034 878 878 878 878 878 9	312 314 356 518 614 538 614 712 714 712 712 812

Sources: Bank and Quotation Record; Commercial and Financial Chronicle.

3. BASTIAN-BLESSING COMPANY

VALUATION OF SECURITIES EXCHANGED TO EFFECT CONSOLIDATION

In May, 1932, the stockholders of the Bastian-Blessing Company ratified a plan for expansion by the acquisition of the Russ Manufacturing Company through an exchange of stock. To effect a complete merger without sacrificing the goodwill of the Russ Manufacturing Company's name, the Bastian-Blessing Company organized a subsidiary in Ohio, the Russ Soda Fountain Company, to take title to the assets and business of the Russ Manufacturing Company. Stockholders of the latter company subsequently authorized the sale of their assets and the dissolution of their corporation in accordance with an exchange of shares outlined below. The plan further provided that the Bastian-Blessing Company should increase its directorate by two members, one of whom should represent the former Russ Manufacturing Company stockholders. With the conveyance of property and the exchange of stock completed, the acquisition became effective in July, 1932.

Incorporated in Illinois in 1908, the Bastian-Blessing Company was a large producer of carbonating machinery, soda fountains, and equipment for carbonic gas industries. Manufacturing operations of the company were carried on in plants in Chicago, where its main office was located, and in Grand Haven, Michigan. Upon the acquisition of the Russ Manufacturing Company, the management planned to transfer the manufacture of soda fountains and equipment from the Grand Haven to the Cleveland plant of the new company.

The original capital structure of the Bastian-Blessing Company included convertible preferred stock as well as common. By 1929, however, all the preferred stock either had been retired under sinking fund provisions or had been converted into common. The authorized common stock was increased in 1927 from 107,500 shares to 127,500 shares. In 1931, 115,000 shares were outstanding, of which 4,050 were held as treasury stock. The stock was listed on the Chicago Stock Exchange.

Incorporated in Ohio in 1901, the Russ Manufacturing Company manufactured soda fountains which, in line with recent trends in the industry, were equipped with mechanical refrigera-

tion. Other products of the company included water coolers and cooling units used in conjunction with mechanical refrigeration and beer-drawing apparatus. The company operated plants in Cleveland and Chicago. The plant in the latter city was obtained in 1929 through an exchange of shares which gave the company the entire capital stock of the Siren Mills Corporation. Since the Siren Mills Corporation manufactured chocolate products in various forms for the soda-fountain trade, this acquisition placed the Russ Manufacturing Company in a new field.

Purchase of the Siren Mills Corporation in 1929 made necessary a change in the capital structure of the Russ Manufacturing Company. The new capital stock issued to retire the original stock of the Russ Manufacturing Company and to acquire the Siren Mills Corporation consisted of 8,883 shares of \$100-par 7% preferred, 8,733 shares of no-par cumulative Class A stock and 12,000 shares of no-par common stock (see Exhibit 5). In June, 1932, the capital structure was unchanged with the exception of 933 shares of the preferred stock which had been retired. The stock of the Russ Manufacturing Company was not listed on any exchange.

Under the plans for the merger, the newly formed subsidiary, the Russ Soda Fountain Company, issued 4,770 shares of preferred stock and 977 shares of common stock (see Exhibit 5). At the same time the Bastian-Blessing Company issued 3,180 shares of preferred stock and increased its authorized no-par common stock from 127,500 to 200,000 shares and its issued no-par common stock to 173,665 shares (see Exhibit 5). In the merger the following exchange of shares took place:

r. The Bastian-Blessing Company exchanged 58,665 shares of its common stock and 3,180 shares of its preferred stock for all the common stock (977 shares) of the Russ Soda Fountain Company.

2. The Russ Soda Fountain Company exchanged its entire issue of preferred stock (4,770 shares) plus the 3,180 shares of Bastian-Blessing Company preferred stock, which it had acquired as indicated under 1, for the 7,950 shares of Russ Manufacturing Company preferred stock.

3. The Russ Soda Fountain Company exchanged 58,665 shares of Bastian-Blessing Company common stock acquired as indicated under 1 for the 8,733 shares of Class A and the 12,000 shares of common stock of the Russ Manufacturing Company.

When the purchase of the Russ Manufacturing Company was being negotiated, the Bastian-Blessing Company management

announced its intention to redeem its preferred stock before the end of 1933 and to sell enough of the \$1,000,000 accounts receivable of the Russ Manufacturing Company, as soon as the merger was completed, to redeem the entire issue of the Russ Soda Fountain Company preferred stock.

Balance sheets and income statements for the Bastian-Blessing Company for the years 1926–1931 are given in Exhibits 1 and 3. Financial statements of the Russ Manufacturing Company for the same period are shown in Exhibits 2 and 4. Exhibit 6 gives the price range of the common stock of the Bastian-Blessing Company yearly, 1927–1930, and monthly thereafter through June, 1932.

Under the assumption that for sound business reasons this merger was desirable, was the financial plan for effecting the acquisition of the Russ Manufacturing Company equitable to stockholders of both companies?

EXHIBIT I
BASTIAN-BLESSING COMPANY
BALANCE SHEET, AS OF NOVEMBER 30

Item	1926	1927	1928	1929	1930	1931
Plant, Buildings, Machinery, etc., Less Depreciation Patents Cash Marketable Securities Accounts and Notes Receivable (Net) Livenfortes Cash Value, Life Insurance Cash Value, Life Insurance Chart Assets Chart Assets Chart Assets Chart Assets Deferred Stock Investments (Cost).	\$ 388,725 14,867 211,412 243,733 568,018 9,831	\$ 380,665 215,987 215,987 268,665 505,264 198,136	\$ 415,652 4 4929 447,753 332,315 607,203 10,809 9,009	\$ 463.729 8,527 242.23 281.525 371.470 856,005 15,903 15,903	\$ 473.688 9,915 331.025 113.188 329,188 753,339 8,350	\$ 456,769 101,263 107,914 248,492 700,677 68,235 18,080* 18,337
Total Assets	\$1,427,386	\$1,581,330	\$1,827,661	\$2,252,671	\$2,039,319	\$1,799,707
Capital Stock	\$ 956,574 52,536 14,420 38,914 50,512	\$ 912,500† 48,083 9,568 41,250 45,000 193,025	\$ 725,000‡ 99,168 38,360 65,626 58,626 58,626 177,937 187,508	\$ 575,000 \$ 104,431 \$ 3.056 \$ 3.056 \$ 104,431 \$ 87,200 \$ 154,226 \$ 325,990 \$ 871,331	\$ 575,000\$ 25,416 20,488 83,663 38,700 150,229 325,990 819,833	\$ 575,000\$ 24,191 25,012 25,012 13,200 139,184 325,990 697,130
Total Liabilities	\$1,427,386	\$1,581,330	\$1,827,661	\$2,252,671	\$2,039,319	\$1,799,707
Current Assets	\$1,023,163 156,382	\$ 998,021 143,901	\$1,398,071 261,716	\$1,764,512 316,124	\$1,535,690 168,267	\$1,117,083 62,403
Working Capital	\$ 866,781	\$ 854,120	\$1,136,355	\$1,448,388	\$1,367,423	\$1,054,680

* 4,050 shares at cost.

† 4,000 no-par preferred; 82,500 no-par common.
† 4,000 no-par preferred; 105,000 no-par common.
§ 115,000 no-par shares.
Contingent hability \$243,642—1931.
Source: Moody's Industridis.

EXHIBIT 2
RUSS MANUFACTURING COMPANY
BALANCE SHEET, AS OF SEPTEMBER 30

Item	6761	1927	1928	1929	1930	1691
Plant, Equipment, etc., Less Depreciation. Goodwall Investments Cash O. S. Government Securities Notes and Accounts Receivable Cash Value, Life Insurance. Inventories Other Current Assets Sinking Pund. Deferred Charges. Due on Stock Subscriptions		\$ 524.810 46.190 30.000 23.740 80.000 751.770 216.770 28.543	\$ 395,160 \$ 29,568 1,11,868 27,010 7,999 102,951 33,551 56,332	# 480,207 14,155 43,939 1,362,682 395,176 24,806 4,495 41,782 41,782	\$ 530,149 30,948 47,000 1,570,914 475,780	\$ 508,360 143,966 1,433,605 413,357 5,935 25,174
Total Assets	1.5	\$1,890,534	\$2,069,139 \$2,409,968	\$2,409,968	\$2,693,462	\$2,534,427
Preferred Stock. Class A and Common Stock. Guss A and Common Stock. Bonded Delt. Customer Balances. Customer Payable Accounts Payable Accounted Liabilities Dividends Payable Roder Payable Roder Payable Roder I Taxes. Profit and Loss Surplus. Total Liabilities Current Assets Current Labilities.	20 10 10 10 10 10 10 10 10 10 10 10 10 10	\$ 001,1171 \$ 974,400* 7,244	\$ 974,400* 233,400 85,029 85,029 255,000 43,03 478,307 \$2,069,139 \$1,481,445 \$1,098,413	\$ 888,300 245,227† 122,800 7,623 85,916 342,661 53,474 647,500 \$2,409,968 \$1,840,752 \$1,840,151 \$1,334,611	\$ 888,300 245,236† 100,800 127,449 65,000 711,132 \$2,693,462 \$2,693,462 \$2,127,729 \$7,17,729 \$7,17,729 \$7,17,729 \$7,17,729 \$7,17,729 \$7,17,729 \$7,17,729 \$7,17,729	\$ 826,700 245,2354 35,800 57,132 14,467 575,000 34,467 726,870 \$2,534,427 \$1,994,958 699,822 \$1,295,136

* \$100-par common. \$4,73 shares of no-par Class A; 12,000 shares of no-par common. Source: Moody's Industrials.

EXHIBIT 3
BASTIAN-BLESSING COMPANY
INCOME ACCOUNT, YEARS ENDED NOVEMBER 30

Item	9261	1927	1928	1929	1930	1931
Net earnings* Other income	\$485,480 2,386	\$387,302	\$479, 183 14,478	\$757,521 19,004	\$302,599 23,993	\$ 72,972 12,036
Total income	\$487,866 67,656 5,998	\$393,859 45,000 47,157	\$493,661 59,000	\$776,525 87,200	\$326,592 38,700	\$ 85,008 13,200
Net income	\$414,212 70,000†	\$301,702 70,000†	\$434,661 40,000†	\$680,325 Not stated	\$287,892 Not stated	\$ 71,808 194,513
Surplus. Earned per share common Number of common shares Earned per share preferred‡	\$344,212 \$ 4.17 82,500 \$ 41.42 10,000	\$231,702 \$ 2.81 82,500 \$ 30.17 10,000	\$394,661 \$3.76 105,000 \$108.67 4,000	\$ 5 99 115,000	\$ 2.50 115,000	\$122,705 ^d \$ 0.62 115,000

* After depreciation. † Preferred dividends. 1 du utstanding preferred retired or converted into common stock in 1929. d Deficit. Source: Moody's Industrials.

EXHIBIT 4
RUSS MANUFACTURING COMPANY
INCOME ACCOUNT, YEARS ENDED SEPTEMBER 30

Item 1926		0001			
	1941	1920	1929	1930	1931
•	552 \$1,509,725 341 1,423,050	\$5 \$1,923,571 \$0 1,642,223 \$4 25,269	\$1,849,853 1,638,912 27,767	\$2,652,036 2,273,673	\$ 44,098
Net earnings. \$ 171.	171,211 \$ 57,691 28,180 52,022	\$ 256,079 45,414	\$ 183,174 81,806	\$ 378,363 80,463	\$155,819
Total income	199,391 \$ 109,713 62,672 44,519 19,857 10,412	(3 \$ 301,493 (9 48,239 (2 30,000	\$ 264,980 67,788 28,000	\$ 458,826 170,900 36,200	\$155,819 41,511 11,000
Balance	116,862 \$ 54,782 42,521 57,999	32 \$ 223,254	\$ 169,192	\$ 251,726 62,182 \$ 50,912	\$103,308 44,555 45,848
69	74,341 \$ 3,2	3,2174 \$ 223,254	\$ 169,192	\$ 138,632	\$ 12,905
Earned per share: 1st preferred	:	:	\$19.05	\$28 34	\$12.50
-commonsharesharessharessharessharessharesshares	9,430 9,774	9,774	#12.25 # 3.82 8,883 8,733 12,000	\$21.70 \$11.55 8,883 8,733 12,000	\$ 5.20 0 8,267 8,733 12,000

d Deficit. Source: Moody's Industrials.

EXHIBIT 5 DESCRIPTION OF STOCK ISSUES

	Bastian-Blessing Company \$6 Cumulative Preferred Stock
Par value	No par
Authorized Preference	3,180 shares; outstanding 3,180 shares; issued 1932 To assets and cumulative dividends of \$6 per annum payable
Callability	quarterly January 1, etc. Callable in whole or in part on 30 days' notice on any dividend date, at \$90 a share, plus accrued dividends, prior to
Sinking fund	January 7, 1934; thereafter increasing \$1 a share yearly until a maximum of \$100 a share is reached A sum equal to 5% of net profits during preceding fiscal year shall be set aside yearly December 30 and applied to purchase or redemption of preferred stock not later than the next dividend date at not exceeding the then redemption price
Restrictions	No additional stock of this class may be issued at less than the redemption price and no stock having priority shall be issued without consent of three-fourths of the preferred stockholders
Voting power	None
	Russ Soda Fountain Company \$6 Cumulative Preferred Stock
Par value	
Authorized	
	As to assets and cumulative dividends Callable until October 1, 1932, at \$75; thereafter at \$90, and increasing \$1 each January 1, beginning January 1, 1934, until \$100 is reached
	RUSS MANUFACTURING COMPANY 7% CUMULATIVE FIRST PREFERRED STOCK
Par value Authorized	\$100 8,883 shares; outstanding 8,267 shares on September 30, 1931; issued 1929
Purpose	Issued to major stockholders of company in exchange for their holdings of old common stock, consisting of \$974,400
Preference	To assets and cumulative dividends of \$7 per annum, payable quarterly January 1, etc.
Callability	At par prior to October 1, 1932, and at \$105 thereafter, plus accrued dividends in each case
Dividends	Initial dividend of 134% paid January 1, 1930, and regularly thereafter to July 1, 1931, inclusive, after which stopped
	Russ Manufacturing Company \$7 Cumulative Class A Stock
Par value Authorized	No par 8,733 shares; outstanding 8,733 shares on September 30, 1931; issued 1929
Purpose	Issued to acquire minority interests and for stock of Siren Mills Corp.
Callability	After all first preferred stock shall have been redeemed or retired, Class A becomes callable on any dividend date at 100
Dividends	February 1, 1930, and \$1.75 paid quarterly thereafter to May 1, 1931, inclusive, after which stopped
Sources: Standard (Corporation Records, 1933: Moody's Industrials: Chicago Stock Exchange

Sources: Standard Corporation Records, 1933; Moody's Industrials; Chicago Stock Exchange listing application.

EXHIBIT 6 BASTIAN-BLESSING COMPANY PRICE RANGE OF THE COMMON STOCK

Year	High	Low	Year	High	Low	Year	High	Low	Year	High	Low
1927	283/	22	1931:			T027			T0201		-
			Jan	211/2	20	1931 July	151/4		I932: Jan Feb	73/4	61/2
1928		24	Mar	24	21 211/2		13	91/2	Mar	51/2	5
1929	62	34	Apr May	20 17½	20 15	Oct Nov	10½	912 912 914	Apr May	5	5
1930	461/2	21	June		14	Dec	9	6	June	43/4 41/4	21/4

Source: Bank and Quotation Record.

4. REMINGTON RAND, INC.1

CONSOLIDATION OF OFFICE EQUIPMENT COMPANIES

In the expectation that a consolidation would result in lower costs and increased operating efficiency, the directors of the Remington Typewriter Company, the Rand Kardex Bureau, Inc., and the Dalton Adding Machine Company decided in January, 1927, that a new company, to be known as Remington Rand, Inc., be organized to acquire all the stocks of the three companies. The terms upon which the exchange of stocks should be made remained to be determined.

The Remington Typewriter Company was the result of a merger of several small and long-established typewriter manufacturing concerns. Its capitalization, as of December 31, 1926, including subsidiary companies, was as follows:

7% cumulative first preferred stock:	6
AuthorizedIssued.	2
8% cumulative second preferred stock:	
AuthorizedIssued	60,000 shares
	49,940 shares) 4,994,000
Common stock:	
AuthorizedIssued	100,000 shares 9,996,000
Issued	99,900 shares)

The Remington Typewriter Company manufactured and distributed typewriters of practically every description, including, in addition to the usual standard models, noiseless, portable, electrical, tabulating, and bookkeeping typewriters of many models. It had about 1,000 sales rooms distributed throughout the world. The Remington Typewriter Company was the owner of all the outstanding stock of 22 subsidiary companies which were, in general, selling organizations incorporated under the laws of the countries in which they operated. These subsidiaries included companies in all the principal countries of the world. The company's balance sheet, as of December 31, 1926, is shown in Exhibit 1, and its income account in Exhibit 2.

The Rand Kardex Bureau, Inc., was organized in 1925 to acquire the outstanding stocks of the Rand Kardex Company,

¹ Reprinted from C. E. Fraser, *Problems in Finance*, 2d rev. ed., McGraw-Hill Book Company, Inc., New York, 1930.

EXHIBIT I
REMINGTON TYPEWRITER COMPANY, RAND KARDEX BUREAU, INC.,
AND DALTON ADDING MACHINE COMPANY
BALANCE SHEETS, AS OF DECEMBER 31, 1926

DALANCE DILEBIS,	AS OF 1	BCEBLER.	31, 1920	
Item	Remington Typewriter Company	Rand Kardex Bureau, Inc.	Dalton Adding Machine Company	Total
ASSETS Cash United States Liberty Bonds Notes Receivable, Less Reserve. Accounts Receivable, Less Reserve. Inventories—Lower of Cost or Market Investiments in and Advances to Affiliated Companies. Globe Wernicke Company. Miscellaneous Stocks and Bonds. Cash in Hands of Bond Trustees. Deferred Charges. Plant and Equipment, Less Reserve. Goodwill, Patents, and Trade-marks Development and Experimental Expense. Total Assets. LIABILITIES Notes Payable to Banks. Trade Accounts Payable Accrued Taxes and Interest. Reserve for Federal Taxes. Dividends Accrued.	33,600 6,200,768 6,437,784 765,717 151,465 102,226 3,040,927 14,023,555 	\$,647,272 \$,021,660 380,434 937,040 12,828 172,120 550,862 6,278,471 1 \$20,974,527 \$710,760 35,798 192,232 410,599 384,837	\$1,000 11,585 1,435,913 1,262,155 	50,508 13,289,893 12,721,599 1,146,151 937,040 164,293 236,213 735,715 11,359,272 14,828,968 377,760 \$59,396,357 \$100,000 1,431,376 642,602 397,076 1,549,227 600,903
Due to Affiliated Companies		326,470 2,050,200 	1,340,000 59,293	2,596,670 3,390,200 59,293 19,817
Surplus	8,474,617		914,472	36,783,200 11,014,886
				L

EXHIBIT 2 REMINGTON TYPEWRITER COMPANY INCOME ACCOUNT, YEARS ENDED DECEMBER 31

Item	1923	1924	1925	1926
Net operating earnings Depreciation		Not stated		\$3,498,651 461,306
Net income	\$1,678,658 75,840	\$1,754,746 56,072	\$2,794,571 425,000	\$3,037,345 440,000
Balance First preferred dividends Second preferred dividends	\$1,602,818 810,100 99,798	354,001	\$2,369,571 354,394 1,197,576	\$2,597,345 322,476 400,000
Surplus for common	\$ 692,920	\$ 745,885	\$ 817,601	\$1,874,869

Inc., and Library Bureau, Inc. Its capitalization, as of December 31, 1026, was as follows:

5-year 5½% gold notes due January 1, Class A cumulative 7% preferred stock	1931	\$ 2,050,200
Authorized	100,000 shares (4,620,000
Class A common stock no par value (in Authorized	cluding surplus):	11,365,697
Class B common stock: Authorized Outstanding	50,000 shares)	50,000

The Rand Kardex Bureau, Inc., was the principal manufacturer and distributor of over 4,000 filing, record-keeping, and record-protecting devices. Its products included modern visible filing equipment, steel and wood filing cabinets, office furniture, indexing systems, safes and safe cabinets, guides, folders, and filing supplies. More than 1,000,000 customers, including practically every type of business or organization where systematic records were required, were served through about 500 branch offices located throughout the United States and in many foreign countries. About 60% of sales consisted of repeat orders. The company's balance sheet as of December 31, 1926, is shown in Exhibit 1; Exhibit 3 shows its income accounts over a period of years.

Ехнівіт з RAND KARDEX BUREAU, INC. INCOME ACCOUNT, YEARS ENDED DECEMBER 31

Item	1923	1924	1925*	1926†	1926‡
Net sales	\$13,597,423 7,074,646 5,106,245 198,144	7,739,635 6,126,228	5,603,618 4,966,326	3,407,499	9,525,976
Net operating income Other income	\$ 1,218,388 209,428		\$ 1,722,614 224,802		\$ 2,035,819
Total income	\$ 1,427,816 64,716 107,442 134,058	42,202 149,931	36,956 110,827	72,289 192,585	75,872
Balance Dividends	\$ 1,121,600 445,020	\$ 1,216,825 532,644			
Surplus	\$ 676,580	\$ 684,181	\$ 1,018,142	\$ 859,251	\$ 562,571

^{*} Nine months ended September 30. † Six months ended March 31. ‡ Six months ended September 30.

The company had contracted to purchase the assets of the Baker-Vawter Company for 21,453 shares of Class A preferred stock of the Rand Kardex Bureau, Inc. The Baker-Vawter Company was incorporated in 1916; on December 31, 1926, its capitalization was as follows:

6% first mortgage gold bonds		. \$1,000,000
Preferred stock:		
Authorized	10,000 share	s) 805,300
Outstanding	8,053 share	s 005,300
Common stock no par value (including surpli	us):	
Authorized I Outstanding	oo,ooo share	5) - 677 979
Outstanding	40,178 share	s 1,0/1,352

The Baker-Vawter Company was the originator and the world's largest manufacturer of loose-leaf ledgers. Exhibit 4 shows its balance sheets for December 31, 1925 and 1926; Exhibit 5 shows its income accounts for 1924 and 1925.

EXHIBIT 4
BAKER-VAWTER COMPANY
BALANCE SHEET, AS OF DECEMBER 31

	<u> </u>	
Item	1925	1926
Assets Real Estate, Plant, and Equipment. Goodwill and Patents. Investments U. S. Government Securities Inventories. Cash. Bills Receivable. Accounts Receivable. Other Assets.	267,708 51,720 25,000 655,375 210,918 113,500 405,922 34,437	105,839 723,334 134,013 72,324 381,100
Deferred Charges	19,852	82,416
Total Assets	\$3,493,785	\$3,624,803
Liabilities		
Preferred Stock	1,912,100	} 1,671,352
Bonded Debt	28,641 39,811	46,313 101,838
Depreciation Reserve. Other Reserves.	865,242	
Total Liabilities	\$3,493,785	\$3,624,803
-		

EXHIBIT 5 BAKER-VAWTER COMPANY INCOME ACCOUNT, YEARS ENDED DECEMBER 31

Item	1924	1925
Sales	2,296,016	2,403,561
Net earnings		
Total income	\$ 206,905 4,680 23,048	5,995
Balance Preferred dividends	" " " " " " " " " " " " " " " " " " " "	26,905
Surplus	\$ 4,533	\$ 64,300

The Dalton Adding Machine Company, incorporated in Ohio in 1914, succeeded a business originally incorporated in 1902. Its capitalization as of December 31, 1926, was as follows:

15-year 6% sinking fund gold notes		\$1,340,000
Preferred stock \$100 par value:		
AuthorizedIssued	7,500 shares (750 000
Issued	7,500 shares	750,000
Common stock \$100 par value:		
AuthorizedIssued	92,500 shares (0 605 200
Issued	26.353 shares	2,035,300

The Dalton Adding Machine Company manufactured and distributed about 150 models of calculating machines including ledger, posting, and statement machines which were used extensively by banks, insurance companies, and other businesses requiring numerous computations. The Dalton Adding Machine Company had two subsidiaries, one a domestic sales subsidiary and the other a Canadian corporation manufacturing and selling the company's products in Canada. The company's balance sheet as of December 31, 1926, is shown in Exhibit 1, while Exhibit 6 shows its income accounts.

These companies were each of major importance in noncompetitive but closely allied lines, and their consolidation would bring together under unified control the manufacture and distribution of a complete line of office appliances and equipment. In 1923, according to the United States Census of Manufactures, the office equipment industry had sales of approximately \$400,000,000, an increase of about 225% over 1914. With the continued growth of large-scale industry the making and preserving of business records was expected to become of increasing importance.

EXHIBIT 6
DALTON ADDING MACHINE COMPANY
INCOME ACCOUNT, YEARS ENDED DECEMBER 31, 1925, AND
APRIL 30, 1926

	0., ,	
Item	December 31, 1925	April 30, 1926
Gross revenue Operating expenses Depreciation		\$3,628,476 3,106,783 80,303
Net revenueOther income	\$ 389,075 17,535	\$ 441,390 18,965
Total income	\$ 406,610 125,082 27,600	\$ 460,355 135,149 42,000
Balance	\$ 253,928 52,500 32,934	\$ 283,206 52,500 65,869
Surplus	\$ 168,494	\$ 164,837

The new company through its subsidiaries would have the largest international distributing organization in the world. It would centralize research work in perfecting existing apparatus and developing new equipment and would eliminate duplication of sales and administrative forces. Since each company had a separate sales office and warehouse in a large number of the same cities, the new company planned to effect economies by utilizing one sales office and warehouse in each city. Remington Rand, Inc., would centralize all related processes and bring 37 manufacturing plants under a single directing head. Exhibit 7 shows the consolidated statement of earnings of the Remington Typewriter Company, Rand Kardex Bureau, Inc., and the Dalton Adding Machine Company for the 5 years ending December 31, 1926.

The demand for office appliances and equipment was stable. During periods of prosperity business concerns added to their

existing equipment and purchased new and advanced models; during periods of depression the importance of reducing overhead expenses was emphasized, and appliances were purchased to effect necessary economies. Replacements were always an important factor in estimating sales; for records and machines depreciated rapidly, and improved machines rendered the older models obsolete. American manufacturers had been the leaders in developing foreign markets for office appliances and equipment. Although from 20 to 30% of the business of the leading manufacturers was in the export field, this market was far less developed than the domestic field.

EXHIBIT 7
REMINGTON TYPEWRITER COMPANY, RAND KARDEX BUREAU, INC.,
AND DALTON ADDING MACHINE COMPANY
CONSOLIDATED STATEMENT OF EARNINGS, YEARS ENDED DECEMBER 31

Year	Profit before interest, depreciation, and Federal taxes	Interest	Deprecia- tion	Federal taxes	Net profit
1922 1923 1924 1925 1926	\$2,293,649 4,173,454 4,437,571 6,820,406 8,108,637	\$221,372 207,267 167,687 147,149 228,308	679,480	\$ 44,518 353,945 466,199 950,618 978,768	2,932,762 3,134,474 4,950,340

- 1. Was the Remington Rand, Inc., consolidation economically sound?
- 2. Upon what basis should the exchange of securities have taken place?

5. STUDEBAKER CORPORATION

PROPOSED ACQUISITION OF WHITE MOTOR COMPANY BY PURCHASE OF COMMON STOCK

In September, 1932, the directors of the Studebaker Corporation voted to submit an offer to the White Motor Company for all the common stock of the latter company. Under the plan proposed, the identity of the White Motor Company would be maintained, and the Studebaker Corporation, together with its subsidiaries, the Pierce-Arrow Motor Car Company and the Rockne Motors Corporation, would continue to operate as units under these names. The directors of the White Motor Company subsequently approved the offer, subject to the assent of three-fourths of the outstanding stock, and requested their stockholders to make the plan effective by depositing their shares by October 18, 1932.

The advantages expected from the proposed purchase as outlined by the directors of the Studebaker Corporation and the White Motor Company were as follows: (1) economies in the purchase of materials; (2) a broader distribution of their products, especially of White trucks and busses; and (3) a more inclusive line of motor vehicles for commercial and industrial use.

Incorporated in 1911 to take over Studebaker Brothers Manufacturing Company, a pioneer vehicle business founded in 1852, Studebaker Corporation became one of the leading producers of motor cars. The acquisition of a controlling interest in the Pierce-Arrow Motor Car Company in 1928 and the introduction of the Rockne car in November, 1931, gave the company a line of motor cars ranging in price from \$585 to \$10,000. In addition to passenger cars, which were its major product, the company also was an important manufacturer of ambulances, funeral cars, and light delivery cars. Its subsidiary, the Pierce-Arrow Motor Car Company, manufactured both passenger cars and heavy-duty trucks. Through its ownership of 51% of the Free Wheeling Corporation, the Studebaker Corporation controlled patents on free wheeling, a device first developed and used by this company.

Plants manufacturing Rockne and Studebaker products were located in South Bend, Indiana, and Detroit, Michigan; Pierce-Arrow passenger cars and trucks were produced in Buffalo, New York. Regional warehousing of cars, parts, and accessories

was undertaken in 1932 by the formation of the Studebaker Pierce-Arrow Rockne Sales Corporation in order to improve the service rendered by some 1,800 independent dealers and distributors who handled the sales of the Studebaker organization in the United States. In 1930 another subsidiary, the S. P. A. Truck Corporation, was formed to take over the manufacture and sale of all Pierce-Arrow and Studebaker commercial cars.

In contrast to the Studebaker Corporation with its volume production in passenger cars, the White Motor Company, incorporated in 1915, had manufactured commercial vehicles exclusively since 1917. In January, 1932, the White Motor Company had purchased the physical assets of the Indiana Motors Corporation which manufactured and sold assembled motor trucks ranging in capacity from 1 to 7½ tons. Although heavy-duty trucks and busses were its principal products, the White Motor Company also manufactured fire apparatus, police patrols, ambulances, armored cars, and other types of trucks. Sales of new equipment and repair parts to large organizations constituted the most important part of the company's business.

Located in Cleveland, Ohio, the plant of the White Motor Company had a capacity of 1,500 trucks and busses per month and could supply parts for the servicing of trucks already in operation. The plant of the Indiana Motors Corporation was situated in Marion, Indiana. Unlike the Studebaker Corporation, which distributed its products through independent dealers, the White Motor Company through subsidiary companies controlled 76 factory branches and service stations, which distributed 75% of the total output; 600 dealers handled the remainder of the sales.

The terms of the proposed offer provided that \$5 cash, \$25 in 6% two-year notes of the Studebaker Corporation, and one share of Studebaker common be exchanged for each share of the outstanding common stock of the White Motor Company. The notes were payable on or before two years from date of issuance, but the Studebaker Corporation retained the option, during the first year of issuance, to substitute for such notes an eight-year note of the same tenor and substance exchangeable into common stock of the Studebaker Corporation at any time during the eight-year period. The basis of the exchange would be one share of Studebaker common for each \$25 of principal of the notes. If the company did not elect to substitute the eight-year notes,

or if the owners of 75% of the notes failed to ask the trustee not to declare the notes due on December 1, 1934, that date was to be regarded as the maturity of the notes. The indenture provided that so long as any of the notes were outstanding, the corporation could not, except with the consent in writing of the bearers or registered owners of 66%3% of the notes then outstanding, incur a mortgage or other lien upon any of its real estate or fixed assets or upon any stocks, bonds, or other securities of any subsidiary. Likewise, subsidiary companies could not create a mortgage or lien (other than mortgages or liens in favor of the corporation and retained by it) upon any of the real estate or personal property of these subsidiaries.

- 1. Appraise the reasons for the proposed acquisition of the White Motor Company as stated by the directors of both companies.
- 2. Study the financial exhibits for indications of motives which were not mentioned.
- 3. Was the plan proposed for acquiring the White Motor Company stock equitable to (a) Studebaker Corporation stockholders; (b) White Motor Company stockholders?
- 4. Was the proposed plan for financing the acquisition of the White Motor Company sound?
- 5. Would the Studebaker Corporation have improved its financial condition by acquiring the White Motor Company under the proposed plan?

EXHIBIT I STUDEBAKER CORPORATION AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS

* After depreciation. Sources: Company reports; Commercial and Financial Chronicle.

STUDEBAKER CORPORATION AND SUBSIDIARIES CONSOLIDATED INCOME AND SURPLUS ACCOUNTS EXHIBIT 2

1.2 (A, A A A A A A A A A A	(17,269 (17,269 (18,3328 (18,3328 (19,034 (19,034 (19,043 (23. 1.468,838 8. \$31,468,638 1. 632,836 1. 632,836 1. 632,836 1. 633,836,518 1. 52,367,6804 1. 52,367,6804 1. 52,477,6804 1. 52,477,0224 2. 2,477,0224	\$8.25,202
\$151, \(\cdot\)	12.341 8577 13.328 35. 13.328 35. 14.103 863. 10.1043 863. 10.1044	3 \$31,108,012 4 1,032,836 1,032,836,518 4 5,33,86,518 1,13,240,680 1,13,240 1,13,2	8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8
\$ 10,034 2, 4, 10,034 3, 4, 10,0	(1) (1) (2) (3) (4) (4) (4) (4) (4) (4) (4) (4) (4) (4	1,095,070 1,095,070 1,095,070 1,005,070	1,493,295 \$43,968,165 \$4,356,7684 \$4,550,8244 \$4,500,8244 \$4,500,8244 \$4,500,8364
\$ 15,500, 0,000,	(10) 943 (10) 943 (10) 943 (10) 943 (10) 943 (10) 943 (10) 943 (10) 973 (10	\$ 2,367,680 17 108,483 108,4	4 4 356 768 4 153 056 4 4 153 056 4 4 509 824 4 1 112 1 12 4 1 1 1 2 4 4 1 1 1 2 4 1 1 1 2 4 1 1 1 2 4 1 1 1 2 1 1 1 2 1 1
\$ 11 0×6, 17 \$ 14 \$ 1, 5, 180 \$ 1 \$ 1, 5, 180 \$ 1 \$ 1, 5, 180 \$ 2 \$ 1 \$ 1, 5, 180 \$ 2 \$ 1 \$ 1, 5, 180 \$ 2 \$ 1 \$ 1 \$ 1, 5, 180 \$ 2 \$ 2 \$ 1 \$ 1 \$ 1, 5, 180 \$ 2 \$ 2 \$ \$ 1 \$ 1, 5, 180 \$ 2 \$ 2 \$ \$ 1 \$ 1, 5, 180 \$ 2 \$ \$ 1 \$ \$ 1, 5, 180 \$ 2 \$ \$ 1 \$ \$ 1, 5, 180 \$ 2 \$ \$ 1 \$ \$ 1, 5, 180 \$ \$ 1 \$ \$ 1, 5, 180 \$ \$ 1 \$ \$ 1, 5, 180 \$ \$ 1 \$ \$ 1, 5, 180 \$ \$ 1 \$ \$ 1, 5, 180 \$ \$ 1 \$ \$ 1, 5, 180 \$ \$ \$ 1, 5, 180 \$ 1, 5, 180 \$	\$ 1,;0,180\$ 0,978 \$ 1,0,202\$ \$ 19,986 \$ 19,986	\$ 2,476,163 99 859 12 \$ 2,477,022	4 \$ 4,509,824 ^d 1,112 4 \$ 4,510,936 ^d
\$ 12 651, 50 \$ 1 024 267 \$ 10,202 \$	* 40, 202 \$	\$ 2,477,022	\$ 4,510,9364
Less	19,986		
, 19,986		75,882*	* I20,398*
1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1	, ²	17 \$ 144,618 15 2,621,640d 15 15,975,737	\$ 203,635 4,714,5714 15,975,737
Total	, 6 . , 483 \$18,912,050 \$13,354,097 \$11,261,166	o \$13,354,097	\$11,261,166
Dividends on Studebaker common. 5.05 Fig. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	5 i	588,424	588,424
11/1 6/3 1 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1		7 350,895*	* 405,081*
201 (1) \$10 \$1 000 (1x0) 01 \$.4'1.7c7' \$18.5'2,495 \$15,975,737 \$13,116,568 \$11,077,823	7 \$13,116,568	\$11,077,823
Capital surplus, created by adjustments Number of shares common Earned per share common So.21 \$0.21	, 1 9),, 045 I,	\$ 2,293,624 15 I,902,345 \$1,384	\$ 2, 293, 624 1,894, 145 \$2.494

* Credit. † 8 months. a Deficit. Sources: Company reports; Commercial and Financial Chromide.

EXHIBIT 3

THE WHITE MOTOR COMPANY
AND THE WHITE COMPANY, LIMITED (SUBSIDIARY COMPANIES)
BALANCE SHEETS

			-	-		100
Item	1928	1929	1930	1931	June 30 1932	pept. 30 1932
Current Assets: Cash Securities, Notes and Accounts Receivable. Inventories.	\$ 1,376,907 10,869,935 6,504,579 13,243,129	\$ 1,432,786 9,223,655 5,974,160 15,566,153	\$ 1,255,814 8,551,904 3,979,271 13,992,248	\$ 4,056,768 4,572,646 5,611,426 9,219,326	\$ 5,444,092 3,467,838 3,927,761 8,660,597	
Total Current Assets. Investments in Affiliated Companies. Plant Goodwill, Patents, etc. Deferred Assets Treasury Stock, Employees' Stock Purchase Plan.	\$31,994,550 4,568,891 9,282,018 5,388,910 455,815	\$32,196,754 4,417,043 9,634,263 5,388,910 489,010 877,027	\$27,779,237 4,400,265 9,186,566 5,388,910 455,719 2,447,061	\$23,460,166 4,995,499 8,545,135 5,388,910 388,346	\$21,500,288 5,721,679 8,225,601 5,388,910 239,464 403,752	\$20,487,591
Total	\$51,690,184	\$51,690,184 \$53,003,007 \$49,657,755	\$49,657,755	\$42,778,056	\$41,479,694	
Current Liabilities: Accounts Payable Accrued Taxes Subsidiary Companies	\$ 2,689,190 845,496 205,579	\$ 2,161,255 730,269 284,289	\$ 1,474,049 421,468 14,132	\$ 1,108,582 207,928 36,564	\$ 1,041,792 289,538 141,037	
Total Current Labilities Purchase Money Obligation. Reserved Capital Stock, Par \$50	\$ 3,740,265 1,147,754 40,000,000 6,802,165	\$ 3,175,813 42,330 1,107,334 40,000,000 8,677,530	\$ 1,909,649 38,660 718,365 40,000,000 6,991,081	\$ 1,353,074 945,744 32,500,000 7,979,238	\$ 1,472,367 955,796 32,500,000 6,551,531	\$ I,483,647
Total	\$51,690,184	\$51,690,184 \$53,003,007 \$49,657,755	\$49,657,755	\$42,778,056	\$41,479,694	
CONTINGENT LIABILITIES Guarantee of White Motor Securities Corp., Preferred Stock Guarantee of Customers' Notes Sold to W.M.S. Corp.		\$ 2,500,000 \$ 2,500,000 \$ 2,500,000 \$ 2,500,000 \$ 9,958,904 9,915,287	\$ 2,500,000	\$ 2,500,000	No data No data	No data No data

Sources: Company reports; Commercial and Financial Chronicle; Standard Statistics.

EXHIBIT 4

THE WHITE MOTOR COMPANY

(AND SUBSIDIARY COMPANIES)

PROFIT AND LOSS AND SURPLUS

Item	Dec. 31 1928	Dec 31 1929	Dec. 31 1930	Dec 31 1931	JanJune 1932 6 mos.
Profit and Loss Account	\$47,540,594	\$48,652,557	\$36,532,702	\$47,540,594 \$48,652,557 \$36,532,702 \$23,517,462	\$9,843,534
Manufacturing, selling, and administrative expense. Repairs and renewals. Depreciation				\$26,076,503 829,825	
Total cost of sales	\$45,552,007		\$46,184,225 \$37,624,304	\$26,906,328	
Operating profit Other income.	\$ 1,988,587 250,175	\$ 2,468,332	\$ 1,091,602 ^d 618,101	\$ 1,988,587 \$ 2,468,332 \$ 1,091,602 ^d \$ 3,388 866 ^d 250,175	
Total. Deductions for income taxes.	\$ 2,238,762	\$ 2,897,646		473,501d \$ 3,234,956d	
Net profit.	\$ 1,963,762	\$ 2,547,646		473,501d \$ 3,234,956d \$1,427,707d	\$1,427,707
Surplus, Jan. 1. Net profit	\$ 5,781,352 1,963,762 357,051	\$ 5,781,352 \$ 6,802,165 \$ 8,677,530 \$ 6,991,081	\$ 8,677,530 473,501d 389,727	\$ 6,991,081 3,234,9564 464,244 4,113,619	\$7,979,238 I,427,707 <i>d</i>
Total	\$ 8,102,165	\$ 9,677,530	\$ 9,677,530 \$ 8,593,756	\$ 8,333,988	\$6,551,531
Dividends paid Transferred to reserve for contingencies	800,000	I,000,000	1,502,675	354,750	
Balance, surplus at end of period	\$ 6,802,165	\$ 8,677,530	8,677,530 \$ 6,991,081	\$ 7,979,238	\$6,551,531
Number of shares Barned per share.	\$2.45	800,000 \$3.18	800,000 \$0 59 ⁴	650,000	650,000 \$2 20d

^d Deficit, Sources: Company reports; Commercial and Financial Chronicle.

EXHIBIT 5
INDEX NUMBERS OF VALUE OF STUDEBAKER SALES, WHITE SALES, AND TOTAL PRODUCTION OF PASSENGER CARS AND TRUCKS IN UNITED STATES AND CANADA

Year	Studebaker sales	White sales	Total production
1928	100	100	100
1929	82	103	113
1930	49	77	67
1931	36	48	45
1932	26*	38*	25

^{*} Estimated from figures for first six months
Sources: Computed from company reports, and from Facts and Figures of the Automotive
Industry.

EXHIBIT 6
PRICE RANGE OF THE COMMON STOCK

Date	Stude	baker	Wł	nite
Date	High	Low	High	Low
I932: Jan Feb Mar Apr May June July Aug. Sept.	13 ¹ / ₄ 11 ⁷ / ₈ 11 ¹ / ₄ 7 ³ / ₈ 5 4 13 ³ / ₄	10 1/4 10 1/4 7 1/4 4 1/4 2 1/8 3 3 3 4 7 1/4	10 ¹ / ₄ 10 ⁷ / ₈ 12 10 8 ¹ / ₄ 8 ³ / ₄ 10 ³ / ₄ 10 ³ / ₄ 15 ⁷ / ₄	81/2 85/8 10 73/4 7 67/8 7 91/4 15

Source: Commercial and Financial Chronicle.

6. PIERCE-ARROW MOTOR CAR COMPANY (II)

PURCHASE OF CONTROLLING INTEREST IN MOTOR CAR COMPANY

On August 26, 1933, it was announced that a group of investors of New York, Boston, and Buffalo had purchased from the Studebaker Corporation, then in receivership, its controlling interest in the Pierce-Arrow Motor Car Company, and that the latter company would thereafter "operate as an independent unit in the fine-car field."

The company was incorporated in New York in August, 1926, as a consolidation of the Pierce-Arrow Motor Car Company and the P. A. S. Motor Corporation. At the same time the Studebaker Corporation assumed control of the consolidated company by acquiring, for \$2,000,000, the entire issue (230,125 shares) of its Class B stock. In March, 1933, the former company was placed in receivership. About five months later the receivers of the Studebaker Corporation, in order to "concentrate their efforts and funds in the development of the Studebaker business . . . and to be relieved of the responsibility of financing" the Pierce-Arrow Motor Car Company, decided to sell Studebaker's entire holdings of Pierce-Arrow stock to the group of investors mentioned above.

The Pierce-Arrow Motor Car Company manufactured eight-cylinder and twelve-cylinder automobiles in a plant covering 45 acres in Buffalo, New York. In August, 1933, the president of the company stated that this plant was "self-adequate, from the manufacture of engines through to the construction of bodies," and that more than \$2,000,000 had been spent in improving it since January, 1930.

During the period from 1928 to August, 1933, the company's annual output of cars was as follows: 1928, 5,492; 1929, 9,840, 1930, 6,916; 1931, 4,210; 1932, 2,241; 1933 (first six months), 1,020. Though the production of Pierce-Arrow cars for 1932 and the first half of the following year declined to a rate approximately 50% below that for 1931, the outlook in August, 1933, appeared to be more favorable, as is indicated by the following extracts from a statement of the president of the company:

Pierce-Arrow sales this summer have been twice as good as last year. Assuming that the period of recovery has been entered, there is every reason to believe that there will be a large replacement of cars in our class during the next two or three years, and that Pierce-Arrow will enjoy a good part of this increased demand.

Since 1928 our share of sales in the fine-car field has been doubled.

Operations of your company and subsidiaries for the quarter ending June 30, 1933, show net profits of \$4,770. This compares with a net loss of \$878,800 for the corresponding quarter of 1932. For the first six months of 1933, net losses were \$254,735 against net losses of \$1,072,334 for the same period in 1932. The entire loss for the first six months of 1933 occurred in the first quarter, when economic conditions were at their worst and automobile buying had receded to extremely low levels.

Results of the company's program of expense curtailment and control, which involved readjustment of organization and layout, are evidenced by the following comparative figures:

Date		Sales	Profit or loss
Second quarter 1933: Second quarter	 	\$1,598,884 1,555,642	\$878,800* loss 4,770 profit

^{*} Includes \$178,000 of nonrecurring losses.

On the basis of July costs and selling prices, my calculations show that a slight profit after depreciation but before interest and income taxes would accrue on annual sales of 3,000 cars of the present line. On a similar basis, the sale of 4,000 cars annually would result in profits of somewhat over \$1,000,000, and on the sale of 5,000 cars profits of about \$1,750,000—both figures being before interest charges and income taxes. Our sales for the last $10\frac{1}{2}$ years have averaged 4,980 cars annually, and for the last $5\frac{1}{2}$ years 5,403 cars annually. . . .

As of June 30, 1933, the company had outstanding 71,100 shares of preferred, 197,250 shares of Class A, and 230,125 shares of Class B stock. Of these securities, the Studebaker Corporation on August 26, 1933, held 23,500 shares of preferred, 152,215 shares of Class A, and all the Class B stock. It also held a 6% note of the Pierce-Arrow Motor Car Company for \$2,000,000, due in 1937, and was owed \$108,187 by the latter company on open account. The purchase agreement provided that the Studebaker Corporation should exchange all its Pierce-Arrow stock for \$1,000,000 in cash.

Balance sheets and operating statements of the company are shown in Exhibits 1 and 2. Provisions relating to the three classes of stock outstanding on August 26, 1933, are shown in Exhibit 3, and prices of the preferred and Class A stock for selected dates in 1933, in Exhibit 4.

Was the price paid for the Studebaker Corporation's holdings of Pierce-Arrow stock equitable to all interests concerned?

Ехнівіт і PIERCE-ARROW MOTOR CAR COMPANY AND SUBSIDIARY COMPANIES CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31

		OF DECEM	anek ji
Item	1931	1932	June 30, 1933
Assets Cash Notes and accounts receivable, less			
reserve. Inventories, including finished cars, service parts, raw materials, work in progress and supplies at plants and branches—at lower of cost or market.		321,415.55	
Total current assets	\$ 5.814.683.74	\$ 2,700,057,43	1,752,606.71 \$ 2,489,339.62
Miscellaneous investments, etc., at cost less reserve	\$ 262,401.84		
penses, etc	150,930.73	138,280.49 811,490.40	
Land and buildings on the basis of appraisal in 1928, with subsequent additions (at cost) and machinery,			
equipment, etc. (at cost)	\$11,320,033.26 4,377,413.29	\$11,248,154.50 4,569,264 73	\$11,189,419.25 4,606,147.48
Total capital investments Goodwill, patents, and trade-marks	\$ 6,942,619.97 1.00	\$ 6,678,889.77 I 00	\$ 6,583,271 77 1.00
Total assets	\$13,990,446.33	\$10,553,907 12	\$10,154,878 87
Notes payable	1,197,284.77 58,515 35 190,273 43 37,500.00	\$ 700,000 00 426,060 10 19,287 81 204,120 12 81,451.94	348,097.48 14,901.73 175,938 28
render of shares not yet exchanged	1,420.00	1,310.00	
Total current liabilities	\$ 1,984,993.55	\$ 1,432,229.97	\$ 1,090,436.71
Due to the Studebaker Corporation: Current account. 6 % gold note due 1937 Account prior to March 18, 1933. Real estate purchase mortgages,		\$ 1,226.95 2,000,000.00	2,000,000 00
Real estate purchase mortgages, maturing in October, 1934	355,875.00	333,750.00	326,250.00
6% cumulative preferred stock— Authorized and issued, 80,000 shares of \$100 each	\$ 8,000,000.00	\$ 8,000,000.00 890.000.00	
		\$ 7,110,000.00	
197,250 shares of no par value, but of a stated value of \$1 each	197,250.00	197,250.00	197,250.00
230,125 shares of no par value, but of a stated value of \$1 each Deficit	230,125.00 2,473,405.19†	230,125.00 750,674 80	230,125.00 1,005,409.95
Total liabilities	\$13,990,446.33	\$10,553,907 12	\$10,154,878.87

^{*}Of this amount \$111,394.33 represents a liability of a subsidiary selling company, secured by 33 of the finished cars, valued at \$79,613.42, included in inventory, and by funds received or receivable from the sale of other cars, in the amount of \$31,780.91.

† Surplus.

NOTE: Five 114 % quarterly preferred stock dividends in arrears at June 30, 1933—\$533,450.00. Contingent liability on repurchase agreement in respect of customers' notes to finance company for car sales at June 30, 1933—\$575,124.39.

Sources: Commercial and Financial Chronicle; Moody's Industrials,

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EXHIBIT 2 PIERCE-ARROW MOTOR CAR COMPANY CONSOLIDATED PROFIT AND LOSS AND SURPLUS ACCOUNT, YEARS ENDED DECEMBER 31	EXHIBIT 2 ' MOTOR CAR CC SURPLUS ACCOUNT	MPANY C, YEARS ENI	ер Бесемве	R 31
Item	1930	1931	1932	(6 months ended June 30) 1933
Net sales.	\$19,016,971.94	\$11,925,657 45	\$ 7,988,956 00	\$2,947,838 53
Deduct: Cost of sales, including selling, advertising, and administrative expense and all cost of manufacturing except depreciation, repairs, and replacements to plant and property. Depreciation. Repairs and replacements	\$17,087,819.25 239,397.84 513,274.13	\$11,323,263.21 295,959 48 844,092 20	\$10,067,161.22 245,151.76 671,797 28	\$2,864,559 45 52,446.07 230,892.50
Total	\$17,840,491.22	\$12,453,314 89	\$10,984,110.26	\$3,147,898 02
Net loss on sales. Other income—interest, discount on purchases, etc.	\$ 1,176,480.72* 189,528 09	\$ 537,657.44 124,378.14	\$ 2,995,154 26 89,985 19	\$ 200,059 49 27,696.20
Net loss before interest charges, taxes, etc	\$ 1,366,008 81* 48,938.04	\$ 413,279.30 63,663.92	\$ 2,905,169 07 127,260 92	\$ 172,363.29 82,371 86
Net loss for period. Deficit, January I Discount on preferred stock retired.	\$ 1,317,070.77* 2,213,611.74† 111,980 69	\$ 476,943 22 3,094,038.20† 11,955 00	\$ 3,032,429.99 2,052,712.48†	\$ 254,735.15 1,086,367 51
	\$ 3,642,663.20	\$ 2,629,049.98	\$ 979,717.51	\$1,341,102.66
Dividends paid on preferred stock Dividends paid on Class A stock	\$ 450,000.00 98,625 00	\$ 428,400.00 147,937.50	\$ 106,650.00	
	\$ 548,625 00	\$ 576,337 50	\$ 106,650 00	
Deficit, end of period	\$ 3,094,038 20†	\$ 2,052,712.48† \$ 1,086,367.51	\$ 1,086,367.51	\$1,341 102.66
Deduct: Capital surplus of old company, January I Less: Admistment of hone value of certain assets of the old company	\$ 1,092,901.19	\$ 1,092,901 I9	\$ 420,692 71	\$ 335,692.71
taken over for liquidation by present company		672,208 48	85,000 00	
Capital surplus, end of period	\$ 1,092,901.19	\$ 420,692.71	\$ 335,692 71	\$ 335,692 71
Net deficit, end of period	\$ 4,186,939.39† \$ 2,473,405.19†	\$ 2,473,405.19	\$ 750,674.80	\$1,005,409.95

* Profit. † Surplus. Sources. Commercial and Financial Chronicle; Moody's Industrials.

EXHIBIT 3 PIERCE-ARROW MOTOR CAR COMPANY PROVISIONS RELATING TO CAPITAL STOCK OUTSTANDING AS OF AUGUST 26, 1933

1. 6% cumulative preferred stock:

Preferred as to assets and dividends. In any liquidation entitled to 105 and dividends; callable as a whole or in part on any dividend date on 30 days' notice at 105.

Entitled to one vote per share on default of four quarterly dividends.

Sinking fund of \$126,000 payable semiannually and cumulative from July 1, 1930, to an amount sufficient to retire all outstanding preferred at purchase

or call at not exceeding the redemption price.

Without consent of two-thirds of preferred, company shall not change preferences, rights, or privileges of preferred, increase authorized amount, or create any stock having priority or on a parity herewith. Indenture contains provisions restricting creation of mortgage indebtedness of any sort maturing in more than one year by company or any subsidiary.

2. \$2 noncumulative participating Class A stock:

Entitled to noncumulative dividends of \$2 per share per annum before Class B. After Class B stock has received \$2 per share in any year, any further distribution of dividends shall be made at a rate on the Class A stock which shall be one-half the rate on the Class B stock. In any liquidation or distribution of assets participates with Class B stock at a rate per share which shall be one-half

the rate per share on Class B.

Callable as a whole or in part at any time on 30 days' notice to and including December 31, 1932, at \$40 per share and at any time thereafter at \$40 per share plus \$2 for each full year commencing with January 1, 1932, in which net earnings equal or exceed one and one-half times the dividend requirements on Class A stock less the amount of such dividends paid on or after January 1, 1933, provided, however, redemption price shall be not less than \$40 nor more than \$46 per share.

Each share has one vote.

Without consent of two-thirds of Class A stock outstanding, company may not (a) change preferences, rights, or privileges of this stock; (b) increase authorized amount of either Class A or B; create, issue, change or convert any stock having preference over or on a parity with Class A and B stock.

3. Class B stock:

Each share has two votes.

(For participation in earnings and claim against assets, see provisions relating to Class A stock, above.)

Source. Moody's Industrials.

EXHIBIT 4
PIERCE-ARROW MOTOR CAR COMPANY PRICES* OF 6% PREFERRED AND CLASS A STOCK FOR SELECTED DATES IN 1933†

	7001			
Date	6% cun preferre	aulative d stock	Clasto sto	ss A ock
	High	Low	High	Low
January r to August 26 Week ending: June 3 10 17 24 July 1 8 15 22 29 Aug. 5	18 19 12 10 ¹ / ₄ 14 ³ / ₄ 13	4 12 15 12 10/4 143/4 12	77/8 10 77/4 71/4 5 5 7/8 7 5 1/4 5 5 1/4	1 1/2 5 1/2 5 1/2 7 1/2 7 1/4 5 1/4 5 1/2 5 1/4
19 26	19 ¹ / ₄ 21 Clo	13 161/4 sing	5 67/8 77/8 Clos	4½ 6 sing
Aug. 21	19½ bid, 19 bid,	8 1 20 asked 20 asked	6 7 7 7 6 6	78 14 14

^{*} New York Stock Exchange.
† Prices on Class B stock not quoted, since all this stock was held by the Studebaker Corporation.
Sources: Commercial and Financial Chronicle; Bank and Quotation Record.

VIII

RECAPITALIZATION AND REORGANIZATION

1. ARMOUR AND COMPANY (ILLINOIS)

READJUSTMENT OF CAPITAL STRUCTURE

On May 28, 1934, the directors of Armour and Company approved, for subsequent presentation to the stockholders, a plan for readjustment of the capital structure of their company. Since the summer of 1933 the management had proposed two other plans for effecting a recapitalization, but insufficient support from stockholders prevented the adoption of either plan.

The three recapitalization plans proposed successively by the directors of Armour and Company were summarized as follows:

SUMMARY OF PLAN I (June 9, 1933)

Under the first plan, present shares of capital stock were to be exchanged for 4,418,588 shares of new common stock and for rights to

		New sec	curities to b capital s	e outstanding tock
Present security	Present shares now outstanding		l issue	Shares of
		Shares of common stock	Stock purchase warrants	common stock after exercise of warrants
Preferred stock	571,703 2,000,000 2,000,000		3,000,000	4,001,921 3,250,000 2,166,667
Total	4,571,703	4,418,588	5,000,000	9,418,588

purchase an additional 5,000,000 shares. Of the 5,000,000 shares 3,333,334 were to be sold for \$12.50 a share and 1,666,666 were to be sold for \$15 within five years. The stock was to be distributed as follows:

1. The preferred stockholders to receive seven shares of new common stock for each share held and for the accumulated dividends of \$17.50 per share.

2. The Class A shareholders to receive one new common share for each eight shares held and options to purchase one share of common stock for \$12.50 and one-half of one new share for \$15 within five years.

3. The Class B shareholders to receive one new common share for each 12 shares held and options to purchase two-thirds of a share of new common at \$12.50 a share and one-third of a new common share at \$15 a share within five years.

Besides the elimination of \$10,000,000 of unpaid dividends accumulated on the Illinois 7% preferred stock, it was understood that down-

ward revisions of fixed assets would be made.

SUMMARY OF PLAN II

(July 14, 1933)

This plan provided for a merger of the Armour Provision Company (a wholly owned Illinois subsidiary corporation) with Armour and Company, as well as for certain changes in the capital structure of the latter corporation. All outstanding capital stock of the Armour Provision Company was to be surrendered and canceled, and no stock of the surviving corporation was to be issued in exchange therefor. Assets were to be reduced \$80,000,000, and the authorized capital stock was to be changed for 10,000,000 shares of new common stock of \$10 par value according to the following provisions:

1. Preferred stockholders to receive seven and one-half shares of new common stock for each share held and for the accrued dividends.

2. Class A shareholders to receive one share of new common stock and nine stock purchase warrants for each six shares of Class A stock.

3. Class B shareholders to receive one new common share and 12 stock purchase warrants for each twelve shares of Class B stock.

		New secu	rities to be	outstanding
Present security	Present shares now	Initial	issue	Shares of common stock
	outstanding	Shares of common stock	Stock purchase warrants	after exercise of warrants at \$12.50 per share
Preferred stock	572,313 2,000,000 2,000,000	4,292,347½ 333,333⅓ 166,666⅔	3,000,000	4,292,347½ 3,333,333½ 2,166,666¾
Total	4,572,313	4,792,3471/2	5,000,000	9,792,3471/2

The stock purchase warrants to be issued to the holders of Class A and Class B shares would give the holder of each warrant the right to purchase from the company at any time on or before November 1, 1938, one share of new capital stock at \$12.50 per share.

SUMMARY OF PLAN III (May 29, 1934)

The third plan involved the reduction of stated capital and the reduction of book values of certain properties and assets by about \$55,370,000, with a consequent reduction of depreciation and other charges against earnings by approximately \$2,150,000 a year.

A 6% cumulative convertible prior preferred stock was to be created, each share convertible at the option of the holder into six shares of new common stock. One share of this new preferred and two shares of the new common were to be exchanged for one share of the old 7% cumulative preferred stock plus accrued dividends.

The present Class A and Class B stock were to be changed into one class of common stock at the rate of one share of new common stock for each share of Class A stock and one-half share of new common stock for each share of Class B stock.

	Present	New secur outstanding,	rities to be , initial issue
Present security	shares now outstanding	Shares of 6%cumulative convertible preferred stock	common stock
7% cumulative preferred stock Class A common stock Class B common stock	572,313 2,000,000 2,000,000	572,313 	1,144,626 2,000,000 1,000,000
Total	4,572,313	572,313	4,144,626

In urging the stockholders to ratify the capital readjustment proposed on July 14, 1933 (Plan II), the directors of Armour and Company issued the following statements:

The main purposes of the readjustment are to bring about simplification of the capital structure and reduction in total capitalization with a corresponding reduction in the amount of capital assets which must, under existing conditions, be maintained through charges to the income account before any dividends can be paid. . . . Specifically, it is contemplated that the company will reduce the values at which its fixed properties and certain of its investments and other assets are carried on its books by approximately \$80,000,000.

Such readjustment of book values would make possible a reduction of approximately \$2,300,000 in annual depreciation and other charges against earnings, correspondingly improving net results, and enhancing the prospects of the company's being able to distribute portions of its net earnings to stockholders in the form of dividends. It is obvious, however, that this result cannot be accomplished except by a counterbalancing readjustment of the company's capital stock structure.

The plan is not occasioned by any financial exigency on the part of the company. During the past 10 years marked progress has been made in improving its financial condition. During this period, \$48,505,600 of funded debt and \$16,505,400 of preferred stocks of the company and its subsidiaries have been purchased and retired. At the same time the ratio of current assets to current liabilities has been increased from less than 2 to 1 to over 6.5 to 1. The reduction in funded debt and preferred stocks has been made possible to a considerable extent by the liquidation of nonessential assets and, in more recent years, by the release of funds through the company's investment in inventories being made upon lower price levels.

Notwithstanding its strong financial condition, however, the dividend record of the company has been far from satisfactory. This has been due partly to the nature of the company's existing capital structure which it is the purpose of the present plan to remedy.

.

While . . . the company is not in need of additional working capital, the new money which may be derived from the exercise of the stock purchase warrants or from the sale of reserved stock as may be authorized by the board of directors may be advantageously used in further simplification of the consolidated capital structure of the company and the subsidiaries, in retiring senior securities and thus reducing fixed charges, or for other proper corporate purposes.

.

In commenting upon Plan III, the directors of Armour and Company outlined three major reasons for making a change in the capital structure, as follows:

To place the company in a position, under the Illinois law, 1 to pay dividends first on its preferred stock, and thereafter on its common stock, to the extent that such dividends, in the discretion of the board of directors, may be warranted by the company's earnings.

To provide for discharging the accumulated dividends on the

preferred stock.

To write down the book values of its properties, investments, and other assets, thereby reducing its depreciation and other charges and placing the company in a position to pay dividends as earnings warrant.

¹ Under the Illinois Business Corporation Act of July 13, 1933, a corporation is not permitted to pay dividends if its net assets are less than its stated capital, or if the payment causes such a condition to be created.

In carrying out this plan, the directors proposed to reduce the common stock capital from \$100,000,000 to \$20,723,130; to write down the property account to \$169,681,256; to reduce reserve for depreciation to \$35,135,835; to write off entirely franchises and leaseholds; to reduce deferred charges to \$3,751,293.

The net result of these changes would be to reduce total assets to \$295,782,508, to increase total surplus to \$50,760,389, and to relieve the company of its obligations of \$14,021,668 or \$24.50 per share in accumulations on the preferred stock.

The consolidated financial statements of the company for the period 1929–1933 are given in Exhibits 1 and 2. Exhibit 3 shows the price range of its various stock issues, yearly from 1929 through 1932 and monthly for the year following May, 1933.

- r. Was a readjustment of the capital structure of Armour and Company either necessary or advisable in the summer of 1933? If so, what would have been the most important objectives of any readjustment plan?
- 2. Appraise the three plans for capital readjustment from the point of view of (a) effectiveness in accomplishing the most important objectives, (b) equitable treatment of all interests concerned.
- 3. Was the company following a sound policy in retiring bonds and preferred stock in 1931 and 1932?

ARMOUR AND COMPANY (ILLINOIS)
CONSOLIDATED BALANCE SHEET

	ONSOLLDALED	CONSOLIDATED DALANCE SHEET	Tas		
Item	Nov. 2,	Nov. 1,	Oct. 31,	Oct. 29,	Oct. 28,
	1929	1930	1931	1932	1933
Assers Cash	\$ 10,742,163	\$ II,902,727	\$ 33,208,706	\$ 36,485,920	\$ 26,010,651
	54,840,567	41,150,583	29,318,160	22,427,093	26,969,132
	10,189,419	IO,685,955	8,003,357	6,769,255	6,907,024
	127,976,680	II2,214,954	68,086,007	52,514,177	73,934,800
Total Current Assets. Investments. Lands, Buildings, Plants, etc. Radiografor Care Deliver Equipment	\$203,748,829	\$175,954,219	\$138,616,230	\$118,196,445	\$133,821,607
	19,877,660	19,691,114	15,420,231*	15,279,213*	16,260,026*
	199,170,771	198,100,133	194,273,111	190,257,362†	186,306,365‡
	15,987,052	15,167,345	13,987,603	12,571,163	11,913,675
	1,959,748	2,170,052	2,195,329	2,193,966	2,188,485
	11,569,695	10,307,762	8,846,218	6,616,537	5,689,292
Total	\$452,313,755	\$421,390,625	\$373,338,722	\$345,114,686	\$356,179,450
LIABILITIES Drafts and Acceptances Accounts Payable Notes Payable	\$ 22,555,969 16,504,731	\$ 8,615,743 15,883,780	\$ 583,486 13,140,691	\$ 182,791 11,244,574	\$ 371,155 14,007,475 9,663,000
Total Current LiabilitiesFirst Mortgage Ronds:	\$ 39,060,700	\$ 24,499,523	\$ 13,724,177	\$ II,427,365	\$ 24,041,630
Hinois Co. 4/2s, 1939. Delaware Co. 5/4s, 1943. Morris & Co. 4/2s, 1939.	50,000,000	50,000,000	50,000,000	40,355,000	38,076,000
	60,000,000	60,000,000	55,768,000	46,126,400	42,340,100
	13,982,000	13,515,000	12,665,000	9,770,000	9,425,000
			-		

EXHIBIT I (Continued)
ARMOUR AND COMPANY (ILLINOIS), CONSOLIDATED BALANCE SHEET

	Item	Nov. 2, 1929	Nov. 1, 1930	Oct. 31, 1931	Oct. 29, 1932	Oct. 28, 1933
	LIABILITIES (Continued)					
	Morris & Co. 7½% due 1930 Reserve for Contingencies.	\$ 9,667,900	49	2.000.000	2,000,000	
	Minority Stockholders' Equity in Subsidiary Companies.	1,945,287		1,485,079	1,295,601	1,295,601 \$ 1,453,339
	Literical Sucks: Delawics N A Provision Co	61,620,800	60,972,100	60,323,400	59,674,700	59,026,000
	Illinois Common Stock	59, 298, 400	59,298,400	57,231,300	57,231,300	57,231,300
•	Class A Common Stock	50,000,000 50,000,000 47,138,668	50,000,000 50,000,000 43,078,092	50,000,000 50,000,000 20,141,766	50,000,000 50,000,000 17,234,320	50,000,000 50,000,000 24,586,081
	Total	\$452,313,755	\$452,313,755 \$421,390,625 \$373,338,722 \$345,114,686 \$356,179,450	\$373,338,722	\$345,114,686	\$356,179,450
	Net Working Capital	\$164,688,129	\$151,454,696	\$124,892,053	\$106,769,080	\$109,779,977

* Including companies' securities at cost of \$1,454,352 in 1931; \$1,501,015 in 1932; \$2,839,700 in 1933. † Less reserve for depreciation: 1933, \$93,584,958; 1932, \$90,743,169. Sources: Company reports; Poor's Industrials.

ARMOUR AND COMPANY (ILLINOIS) CONSOLIDATED INCOME ACCOUNT EXHIBIT 2

Item	Year ended Nov. 2, 1929	Year ended Nov. 1, 1930	Year ended Oct. 31, 1931	Year ended Oct. 29, 1932	Year ended Oct. 28, 1933
Net sales (estimated)	\$900,000,000 \$900,000,000 29,383,209 21,388,104	\$900,000,000 21,388,104	\$668,000,000 2,682,619†	\$468,000,000 9,255,103\$	8,000,000 9,255,103§ \$20,376,363
Deductions: Deprecation Interest charges	\$ 8,639,617	8,639,617 \$ 7,314,958 10,933,074 9,332,119	\$ 7,172,289 7,484,228	\$ 7,039,462 6,073,206	\$ 6,883,671 5,371,051
Total deductions. Not income.	\$ 19,572,691 9,810,518	\$ 16,647,077 4,741,027	\$ 14,656,517 17,339,136†	\$ 13,112,668 3,857,565†	\$12,254,722 8,121,641
Presented unviatings. Delaware Company. N. A. Provision Company. Illinois Company.	4,324,808 516,000 4,150,888	4,279,399 \$16,000 4,150,888	5,519,928	4, 188, 581	3,857,637
Total dividends Deficit after dividends. Profit from purchase and retirement of company's bonds.	es :	8,991,696 \$ 8,946,287 818,822* 4,205,260	\$ 5,519,928 22,859,064 935,001	\$ 4,188,581 8,046,146 5,520,104	\$ 3,857,637 4,264,004* 728,020
Balance, deficit. Surplus adjustments. Surplus at beginning of year	\$. 46	818,822* \$ 4,205,260 144,684 788,115 47,138,668	\$ 21,924,063 43,078,092	\$ 2,526,042 20,141,766	\$ 4,992,024* I7,234,320
Balance, surplus Special charges not applicable to year's operations	\$ 47,606,937 \$ 43,078,092 468,269	\$ 43,078,092	\$ 21,154,029 1,012,263‡	\$ 17,615,724 381,404‡	\$22,226,344 2,359,737
Surplus	\$ 47,138,668 \$ 43,078,092	\$ 43,078,092	\$ 20,141,766	\$ 17,234,320 \$24,586,081	\$24,586,081

Surplus.

† Loss.

† Loss.

After deducting credits arising on purchase and retirement of companies' preferred stock.

Includes \$203.092 dividends on 7% preferred stock of Armour and Company of Delaware, held in its treasury,

Includies applicable to the year's operations, including adjustments of reserves and credits arising from purchase and retirement of companies' preferred stock.

Sources: Company reports; Poor's Industrials.

EXHIBIT 3 ARMOUR AND COMPANY (ILLINOIS) PRICE RANGE OF PREFERRED AND COMMON STOCK

Date	Prefe	erred		mon, ss A		mon,
	High	Low	High	Low	High	Low
1929	65 47 1578 36 7038 93 72 62 5314	57 2514 518 312 20 35 60 55 4812 3634 3634 39	1818 818 412 234 658 734 658 612 478	5 ¹ / ₈ 3/ ₄ / ₄ 3/ ₅ / ₈ 3 ¹ / ₄ / ₈ 4 ⁵ / ₈ 6 ³ / ₈	10 ¹ / ₄ 4 ³ / ₈ 2 ⁷ / ₈ 2 4 4 ¹ / ₂ 2 5 4 3 ¹ / ₄ 4 2 2 ⁵ / ₈ 2 ⁷ / ₈ 2 ⁷ / ₈	23/4/22/23/20/24/20/20/24/20/20/20/20/20/20/20/20/20/20/20/20/20/
1934: January. February. March. April. May.	$64\frac{1}{4}$ $61\frac{1}{2}$	55 56 ³ / ₄ 57 ¹ / ₄ 62 ¹ / ₄ 59	6½ 6% 6½ 6¼ 8 6%	4 ¹ / ₄ 5 ¹ / ₈ 5 ¹ / ₂ 6 ¹ / ₄ 5 ¹ / ₂	3 ¹ / ₈ 3 ³ / ₈ 3 3 ⁷ / ₈ 3 ¹ / ₄	21/4 25/8 25/8 25/8 3 21/2

Source: Bank and Quotation Record.

2. CHICAGO AND EASTERN ILLINOIS RAILWAY COMPANY

PROPOSED REORGANIZATION UNDER SECTION 77 OF THE BANKRUPTCY ACT1

In accordance with Section 77 of the Bankruptcy Act as amended in March, 1933, a bondholders' protective committee filed with the Interstate Commerce Commission on June 27, 1934, a plan of reorganization for the Chicago and Eastern Illinois Railway Company. The committee represented the owners of the company's 5% general mortgage bonds which were held largely by insurance companies and savings banks. Since October, 1933, the company had operated under the supervision of a trustee in bankruptcy whose appointment was brought about by petition of the Reconstruction Finance Corporation, one of the principal creditors of the railroad.

The Chicago and Eastern Illinois Railway Company was incorporated December 13, 1920, to acquire, in accordance with a reorganization plan, the property and franchises of the Chicago

¹ Section 77, an amendment to the Bankruptcy Act of 1898, deals with the reorganization of railroads engaged in interstate commerce.

a. It provides that any railroad corporation or, subject to the approval of the Interstate Commerce Commission, creditors with claims aggregating not less than 5% of all indebtedness may file in the Federal district court a petition that the railroad is insolvent or unable to meet its debts as they mature and that a reorganization is the effect of tion is to be effected.

b. The plan of reorganization (1) shall include a proposal to modify or alter the rights of creditors generally either through the issuance of new securities or otherwise; (2) may modify the rights of stockholders; (3) shall provide adequate means for the execution of the plan; (4) may deal with all or any part of the property

c. A trustee or trustees shall be appointed.

d. Before creditors or stockholders of the debtor are asked finally to accept any plan of reorganization, the Interstate Commerce Commission shall hold a public hearing at which the debtor shall present its plan of reorganization and at which such a plan may be presented by the trustee or by or on behalf of creditors of the debtor, being not less than 10 percentum in amount of any class of creditors. Following such hearing the commission shall recommend a plan of reorganization that, in its opinion, will be equitable to all classes of creditors and stockholders and

will be financially advisable.

e. A plan of reorganization shall not be finally approved by the commission, with certain exceptions, until it has been accepted by creditors representing two-thirds of the claims and by two-thirds of the stockholders of each class.

f. No plan of reorganization shall be confirmed without the approval of the Interstate Commerce Commission.

g. Upon approval by the Interstate Commerce Commission, the judge shall confirm the plan if satisfied that it is just and equitable in certain specified respects.— Bankruptcy Laws of the United States, Washington, Government Printing Office,

For a discussion of Sec. 77, see also H. B. Wilson, "Railroad Reorganization under Section 77 of the Bankruptcy Act," American Bar Association Journal, Vol.

19, pp. 665-668, November, 1933.

and Eastern Illinois Railroad Company. The latter company came into existence in 1894 as the result of a consolidation of

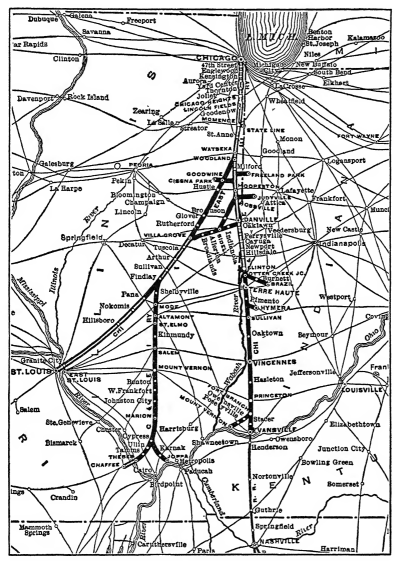


EXHIBIT 1.—Lines of the Chicago and Eastern Illinois Railway Company.

railroad properties and had been in receivership from 1913 to 1920. At the time of the proposed reorganization in 1934, control

of the company was held by the Chesapeake and Ohio Railway Company, a Van Sweringen property. Through a subsidiary, the Virginia Transportation Company, the Chesapeake and Ohio Railway Company owned 42% of the capital stock, consisting of 64,904 shares of the preferred and 131,268 shares of the common stock of the Chicago and Eastern Illinois Railway Company.

The plan filed with the Interstate Commerce Commission by the reorganization committee contained the following proposals:

- 1. The managers of the reorganization should be not more than three and should include C. M. Shanks, chairman of the general mortgage bondholders' protective committee, and a joint nominee of the Reconstruction Finance Corporation and the Railroad Credit Corporation.¹ The managers should have discretionary power:
- a. To make arrangements financial or otherwise for organizing a new company to take over assets and property of the old company.
- b. To provide cash "necessary to take up for extension consolidated bonds of the old company not offered for extension, or for any other purpose, by the sale or pledge of prior and refunding bonds or otherwise."
- 2. A voting trust of 10 years' duration should be established for the preferred stock of the new company. The trust should be terminable at any time upon a vote representing 80% of the shares so trusteed.
- 3. The funded debt should be reduced from \$42,395,428 to \$27,040,-900 and fixed charges from \$2,153,881 to \$196,464, not including rentals of \$155,000 for leased property.

Existing securities were to be treated in the following manner:

- 1. Trustee's certificates held by the P.W.A. (\$240,000) were to be assumed with their present lien by a new corporation to be formed to take over the assets and business of the old company.
- 2. Evansville Belt first mortgage 5% bonds (\$142,000) were to be assumed with their present lien.
- 3. Equipment trust obligations, 5s and 6s (\$849,400), were to be assumed with their present lien.
- 4. Consolidated mortgage 6% bonds (\$2,736,000) were to be assumed and extended for a period of 20 years from October 1, 1934, with their present lien, subject, to the extent they were now subject, to the
- ¹ Participated in by all Class I railroads, the Railroad Credit Corporation was organized in 1931, with the approval of the Interstate Commerce Commission, to distribute, as loans, funds derived from the pooling of special rate increases. In this way the Interstate Commerce Commission planned to aid all freight-carrying roads facing a deficiency in earnings below interest charges but not already in default. The period in which loans could be made by the Railroad Credit Corporation terminated May 31, 1933, and its activities after that date were limited to liquidation.

trustee's certificates now outstanding, but at a coupon rate of 5%. The extended consolidated bonds were to have the benefit of a contingent annual sinking fund payment of \$27,360, noncumulative. The extended bonds were to be callable at 105 on any interest date for purposes of the sinking fund and after three years were to be callable, in whole or in part for any purpose, at 105.

- 5. The indebtedness to the Reconstruction Finance Corporation and the Railroad Credit Corporation aggregating \$7,718,992 with accrued and unpaid interest, if any, was to be refunded dollar for dollar by prior and refunding mortgage bonds of an issue of \$17,000,000 at the maximum to be outstanding at any one time, which bonds, in addition to such refunding should also, to the extent of \$9,281,008, be available for refunding the consolidated bonds and for emergency financing. The prior and refunding mortgage would constitute a first lien upon the entire system (approximately 821 miles owned), subject, however, to the liens of the trustee's certificates, the Evansville Belt mortgage and the consolidated mortgage, which latter was a prior lien on approximately 107 miles of main line and 23 miles of branch line. The prior and refunding bonds issued to the Reconstruction Finance Corporation and the Railroad Credit Corporation were to be denominated Series A bonds, were to mature in 1965, and were to bear interest at the rate of 5% cumulative, but payable only if earned after all fixed interest charges and sinking fund payment of \$27,360. The Series A bonds were callable in whole or in part on any interest date at par.
- 6. a. The general mortgage bonds (\$30,709,036) were, to the extent of one-half of their amount, i.e., \$15,354,518, to be refunded into a new adjustment mortgage of \$15,354,518, due 1970, covering all the properties embraced in, but subject to, the prior and refunding mortgage. The interest rate on the adjustment mortgage bonds was to be 5%, noncumulative, payable only if earned after fixed interest charges, sinking fund payment of \$27,360, and interest charges on the prior and refunding bonds. The adjustment mortgage bonds were to be callable in whole or in part on any interest date at 102.
- b. Holders of general mortgage bonds were to receive the other half of their debt, i.e., \$15,354,518, at par in the form of new preferred stock of the par value of \$100 a share; such stock to be not more than 6% noncumulative and preferred as to dividends before common stock and up to par as to assets on dissolution; to have three votes per share at all times and the sole right to vote for directors except at any election when the preferred stock had received its full dividend in or for the preceding year. The preferred stock was redeemable in whole or in part at 101.
- c. Holders of general mortgage bonds were to receive, in addition, against their arrearages of interest, common stock of the new company.
- 7. It was assumed that the six months' claims and the greater portion of all unsecured claims against the old company would have been settled out of the current cash. Six months' claims would be

paid in cash. To the extent, if at all, that any liabilities for unsecured claims still remained at the time of reorganization, claimants would receive common stock.

8. a. Common stock without par value was to be issued by the new company, the number of such shares to be one for each \$100 of book value of capitalizable assets over and above the foregoing items of credit. Such stock was to have one vote per share and was to be subject

to the rights of the preferred stock.

b. Stock was to be distributed (1) to general mortgage bondholders against their arrears of interest to the date of reorganization on the basis of 10 shares for each \$100 of such arrears (such arrears on the bonds in the hands of the public on May 1, 1934, amounted to \$2,303,-177); (2) to the holders of unsecured claims on the basis of 2 shares for each \$100 of such claims; (3) to the holders of preferred stock of the old company on the basis of I share for each 3 shares now held by them, i.e., 73,487 shares of new common for 220,461 shares of old preferred; and (4) to holders of common stock of the old company on the basis of 1 share for each 10 shares now held by them, i.e., 23,845 shares of new common for 238,453 of old common. (5) If the capitalizable assets (a) should be insufficient to permit of the foregoing distribution of common stock, the respective amounts of stock to be received by them would be proportionately reduced; (b) should be of such amount to leave a surplus of common stock undistributed, such surplus was to be allocated to each of the groups (1), (2), (3), and (4) in proportion to the foregoing provisions.

In commenting on the proposed plan, the reorganization committee stated that future earnings of the road could only be a matter of conjecture. With the exception of a slight increase in 1933, the steady decline in passenger revenues from a peak of \$5,029,000 in 1923 to \$1,180,000 in 1932 made it appear improbable that passenger revenues could ever be recovered. In addition to truck competition, the enlarged use of oil and natural gas and the increased thermal efficiency of coal-consuming power plants had an adverse effect upon the earnings of this railroad, which was dependent to a large extent upon coal traffic. The committee pointed out further that

... the general uncertainties of the transportation industry, including mounting taxation legislation and regulation as to rates, wages, working conditions, and pension and unemployment funds, the competition of subsidized waterways, and noncompensatory expenditures for elimination of highway crossings, all render highly speculative any estimates of future earnings which exceed to any great extent present levels.

The committee presented two estimates of earnings (see Exhibit 2) which should result from a "reasonable" increase in

traffic at some future time. Estimate A assumed that, of the loss of traffic from the five-year average 1928–1932 to the levels of 1933, one-half would be recovered. Estimate B assumed revenues 10% higher than Estimate A.

EXHIBIT 2
CHICAGO AND EASTERN ILLINOIS RAILWAY COMPANY
ESTIMATES OF REVENUES AND EXPENSES COMPARED WITH ACTUAL
FIGURES FOR 1931

Item	Estir	nates	Actual
Item	A	В	Year 1931
Gross revenues			\$15,136,000 16,837,000
Net railway operating income Nonoperating income		\$ 1,500,000	\$ 1,701,000 ^d 311,000
Gross income	\$ 950,000	\$ 1,650,000	\$ 1,390,000 ^d

d Deficit.

In criticism of the reorganization plan proposed, Kenneth D. Steere, chairman of the board of directors of the Chicago and Eastern Illinois Railway Company, said in part as follows: "Any plan which appraises the property on the basis of the present volume of business, as does the plan proposed by Mr. Shanks' committees, requires a needless sacrifice on the part of bondholders and stockholders."

Balance sheets and income accounts for the company, 1929–1933, are shown in Exhibits 3 and 4. Exhibit 5 gives prices of securities of the company for selected dates during the first half of 1934.

- r. What should be the objectives of a plan for reorganization of the Chicago and Eastern Illinois Railway Company?
- 2. To what extent does the proposed plan accomplish these objectives?

EXHIBIT 3
CHICAGO AND EASTERN ILLINOIS RAILWAY COMPANY
GENERAL BALANCE SHEET, AS OF DECEMBER 31

Item	1929	1930	1661	1932	1933
Assers					
Investment in road.		₩	\$56,726,926	\$56,816,197 }	\$77.413.252
Investment in equipment	28,528,268	20,812,440	20,649,966		-6-10-6111
Sinking funds.	134,143	150,001	722127	7	12011327
Deposits in lieu of mortgaged property sold	624	486	1,405	102,452	211,915
Miscellaneous physical property	1,760,154	1,770,835	1,773,292	1,787,193	1,784,090
Other investments	087.445	9,070,015	4,003,575	4,907,325	791,097,4
Deferred assets	61,331	58,518	660,09	45,170	48,174
Other unadjusted debits	879,772	955,736	559,845	529,151	254,880
Cash	818 106	082 056	004 000	806 207	400 011
U. S. Liberty Loan bonds.	2.668.000*	H		1001000	1776774
Demand loans and deposits.	800,000		_		
Special deposits.	42,745	40,048	40,170	40,520	24,675
Loans and bills receivable	12,684	4,401	4,875	4,843	6,234
Service balances.	420,539	283,795	152,882	191,652	176,544
Agents and conductors.	301,777	03,548	155,410	190,012	214,290
Miscellaneous accounts receivable	712,051	542,970	570,043	515,702	1,140,033
Interest dividende and rente receivable	1,232,011	1,222,370	993,838	727,457	583,528
Other current assets	21,762	147,724 8,289 8,289	30,391 2,150	4,368	1,810
Total current assets	\$ 7,097,549	\$ 4,910,150	\$ 2,311,282	\$ 2,536,087	\$ 2,588,329
Total assets	\$101,560,552 \$90,929,432	\$90,929,432	\$86,901,868	\$87,597,344	\$87,619,166

EXHIBIT 3 (Continued)
CHICAGO AND EASTERN ILLINOIS RAILWAY COMPANY GENERAL BALANCE SHEET AS OF DECEMBED AT

GENERAL BALANCE SHEET, AS OF DECEMBER 31	ANCE SHEET,	AS OF DECE	MBER 31		
Item	1929	1930	1931	1932	1933
LIABILITIES Preferred stock.	30 AV AV	Signal Accordance Accordance	7.7	9	
Common stock.	23,845,300	23,845,300	\$22,040,100 23,845,300	\$22,040,100 23.845.300	\$22,046,100
Funded debt	41,111,436	37,		34,985,236	34,837,836
Accrued depreciation—equipment.	4,120,806	3,118,318	3,495,031	85,898	73,535
Total appropriated cumulus	380,951	292,520	247,388		234,952
Profit and loss surplus	2,520,404	2,970,689	3,653,245	χ, Έ	5,319,304
CURRENT LIABILITIES	+ (; - ; -	616-116	200,000,00		10,943,949
R. F. C. Corp. Joans.				5,840,000 }	7.758.055
Loans and bills payable.	810,000	3.520.000	3.200.000	2,040,590)	600100111
Traffic and car service balance payable	558,136	467,573	369,574	320,978	297,999
Miscellaneous accounts mayable	1,709,313	1,327,465	1,498,171	982,701	1,750,183
Interest matured unpaid	144,250	117,322	117,636	102,949	86,740
Unmatured interest and rents accrued.	42,745 830.201	827.060	40,170	40,520	1,792,605
Tax liability	1,764,661	н	1,631,094	1.541,587	1.323.041
Other current habilities	61,523		35,210	25,036	32,844
Total current liabilities	\$ 5,930,735	5,930,735 \$ 8,134,530 \$ 7,752,628	\$ 7,752,628	\$11,781,729	\$13,908,101
Total liabilities	\$io1,560,552 \$90,929,432 \$86,901,868	\$90,929,432	\$86,901,868	\$87,597,344	\$87,619,166
Net working capital	\$ 1,166,814	\$ 3,224,380‡	\$ 5,441,346‡	1)	\$11,319,772‡
W. Tanahan dan sana sana 1995 and 1995					

* Includes \$1,050,000 Illinois Merchants Trust Company participating certificates.
† U.S. Treasury bonds.
† Bxccss of current liabilities over current assets.
† Deficit.
Source: Standard Corporation Records.

EXHIBIT 4
CHICAGO AND EASTERN ILLINOIS RAILWAY COMPANY INCOME ACCOUNT, YEARS ENDED DECEMBER 31

Item	1929	1930	1931	1932	1933
Average miles operatedOperating Revenites	946.24	946.24	938.95	938.89	
:		\$15,387,823	\$11,856,112	\$ 9,819,162	
PassengerOther transportation revenue	3,410,201 2,159,675*	2,018,533	1,030,014	1,179,907	
Nontransportation revenue	293,479		164,178	107,633	
Total operating revenue	\$25,398,275	\$25,398,275 \$19,784,298 \$15,135,961 \$12,189,973 \$12,218,449	\$15,135,961	\$12,189,973	\$12,218,449
Maintenance of way and structure	\$ 3,011,916	\$ 2,210,562	2,210,562 \$ 1,906,484	\$ 1,587,232	\$ 1,489,744
Traffic expenses.	5,350,770	9,200,0451	825,059	696,058	581,817
Transportation expenses	9,360,420	8,306,537	6,856,958	5,435,627	5,047,139
General miscellaneous expenses Transportation for invoices (cr.)	1,000,008	1,020,351	920,595 II,935	791,704 15,644	740,305
Total operating expenses	\$19,693,097 \$21,701,495 (77,53) \$(109,69)	\$21,701,495 (109 69)	\$13,704,652 \$10,646,392 (90 54) (87.34)	\$10,646,392 (87.34)	\$ 9,601,058
Net operating revenue	\$ 5,705,178 1,670,000 8,871	\$ 1,917,197 ^d \$ 1,431,309 1,683,000 5,889 5,451	\$ 1,431,309 1,390,000 5,451	\$ 1,543,581 1,280,000 6,787	\$ 2,617,391 920,000 3,792
Railway operating income Hire of equipment—net debit. Joint facility rents—net debit.	\$ 4,026,307 1,186,815 630,459	\$ 3,606,086 ^d 1,218,006 681,877	\$ 35,858 992,146 744,213	\$ 256,794 796,092 744,039	\$ 1,693,599 799,384 686,918
Net railway operating income	\$ 2,209,033	\$ 5,505,969 ^d \$ 1,700,501 ^d \$ 1,283,337 ^d \$ 582,741	\$ 1,700,501 ^d 311,806	\$ 1,283,337 ^d	\$ 207,297 134,150
Gross income.	\$ 2,826,091	\$ 2,826,091 \$ 4,923,228 ⁹ \$ 1,388,695 ⁹ \$ 1,085,566 ³ \$	\$ 1,388,695 ^d	\$ 1,085,566 ^d	\$ 341,447

EXHIBIT 4 (Continued)
CHICAGO AND EASTERN LLINOIS RAILWAY COMPANY INCOME ACCOUNT, YEARS ENDED DECEMBER 31

	1929	1930	1661	1932	1933
Deductions: Miscellaneous tax accruals. Miscellaneous charges Fixed charges: Interest on funded debt.	\$ 22,681 \$ 32,081 \$		\$ 27,600 18,638	\$ 21,383 \$ 19,690	\$ 16,900
Interest on unfunded debtRentals	9,799 156,208	186,893	178,488	307,553	413,649 155,269
Total fixed charges. Total deductions. Net income. Applied to sinking and other reserve funds.	\$ 2,292,361 2,347,123 478,968 278,144	2,202,361 \$ 2,275,920 \$ 2,206,186 \$ 2,284,780 \$ 2,341,271 2,347,123 2,328,453 2,252,424 2,325,853 2,361,951 478,968 7,251,681 ^d 3,641,119 ^d 3,411,419 ^d 2,020,504 278,144 297,583 316,421 356,227	\$ 2,206,186 \$ 2,252,424 3,641,119 ^d 316,421	\$ 2,284,780 2,325,853 3,411,419 ⁴ 356,227	\$ 2,341,271 2,361,951 2,020,504 ⁴ 395,425
Surplus for year. Balance at beginning of year. Sundry credits and credit adjustment. Sundry debits and debit adjustment.	1,332,602 93,378 137,662	\$ 7,549,264 ^d 1,489,142 147,272 810,266	\$ 3,957,540 ^d 6,723,116 ^d 442,939 420,835	\$ 3,767,646 ^d 10,658,552 ^d 1,132,172 1,168,354	200,824 \$ 7,549,264 ⁴ \$ 3,957,540 ⁴ \$ 3,767,646 ⁴ \$ 2,415,929 ⁴ 332,602
	1,489,142	\$ 6,723,116 ^d	\$10,658,552 ^d	\$14,462,380d	\$ 1,489,142 \$ 6,723,1164 \$10,658,5524 \$14,462,3804 \$16,943,9494
On preserved stock outstanding Dec. 31	\$2.17 3.54 ^d	\$32.89° 35.96°	\$16.52 ^d 20.82 ^d	\$15.47 ^d 19.85 ^d	\$ 9.16¢ 14.02¢

* Includes \$311,634 back mail pay.
Includes \$4,700,000 special retirement of equipment.
Deficit.
Source: Standard Corporation Records.

EXHIBIT 5 CHICAGO AND EASTERN ILLINOIS RAILWAY COMPANY SECURITY PRICES

1934	rst Cons General	olidated 6s 1934	General (no comp	ew	6 % pr	eferred	Commo	n stock
	High	Low	High	Low	High	Low	High	Low
January February March April May Week ending: June 9. 16. 23. 30.	60 811/8 76 80 81	53 751/8 74 75 76	151/2 253/4 20 18 161/8* 155/4* 151/4*	10 15 18 1714 14 14 15 1312	4 8 614 6 434 4 4 334 478	176 334 478 5 3 4 3 5 8 3 3 142 3 3 142 3 3 142	3½ 7 5 5 4 3½ 4 4 4 3%	2568 31/2 41/2 31/2 31/4 3 3 3

^{*} Selling flat due to default in principal, interest, or both. Sources: Bank and Quotation Record; The Annalist.

3. SNIDER PACKING CORPORATION

PROPOSED REORGANIZATION OF FINANCIAL STRUCTURE

Towards the close of 1931 the board of directors of the Snider Packing Corporation and a protective committee representing holders of the company's five-year 6% convertible gold notes recommended that the financial structure of the corporation be reorganized. Such action was deemed necessary because of the weak financial position of the company and the probability that it would not be able to retire \$2,598,000 of its 6% convertible gold notes which would mature on May 1, 1932.

The company was incorporated in New York in 1919, and acquired the plants, businesses, trade-marks, goodwill, etc., of a number of other companies which for many years had specialized in packing and selling vegetables, fruits, jams, ketchup, and other food products. It owned and operated 27 plants located in New York, New Jersey, Delaware, Maryland, Illinois, and Indiana and maintained 65 receiving stations. It also owned all the common stock of the Mohawk and Genesee Farms Corporation, which owned 1,150 acres of farm lands in the Mohawk and Genesee Valleys of New York, and of the T. A. Snider Preserve Company; and a controlling interest in New York Pea Packers, Inc., all of whose canning plants it operated under a rental contract.

The 6% convertible notes were issued by the company in 1927

. . . in the principal amount of \$3,000,000 to provide additional working capital required because of radical changes in merchandising methods which were taking place in the canning industry. These changes . . . required the canning companies . . . to carry the finished inventory accumulated during the three months' packing season until it could be gradually distributed throughout the year in accordance with consumption demands, where previously it had been the practice to sell the output before and during the packing season, for delivery immediately after completion of the pack.

During 1930 and 1931 this requirement and adverse conditions in the canning industry "resulted in an abnormal and competitive effort to raise cash, particularly among the smaller canners. The resultant low prices . . . affected all companies" and necessitated drastic mark-downs of inventories.

In the years immediately following its incorporation, with the exception of 1921, the Snider Packing Corporation operated at a substantial average profit. After 1925, however, results of operation were less successful, as is indicated by Exhibit 1.

The conditions which resulted in the comparatively large loss from operations for the year ended January 31, 1932, as well as the position of the company and its prospects for the future, were discussed in a letter of March 24, 1932, from the president to the stockholders, in part, as follows:

Operations for the year resulted in a loss of \$311,446.43 before interest and depreciation, and without including the amount necessary to adjust January 31, 1931, inventory to the lower level of costs of the 1931 season's pack. . . .

Sales as compared with the preceding fiscal year increased in unit volume approximately 3%, while aggregate dollar volume of sales decreased approximately 19%. Distribution of Snider brand goods increased.

Current liabilities decreased \$174,036.81 as compared with the preceding year, while current assets decreased \$1,422,527.47. The result of operations for the year was, therefore, a decrease of \$1,248,490.66 in net working capital. The major portion of this shrinkage in net working capital was caused by the decrease in prices of canned foods during the year. As at January 31, 1931, the inventory of finished stock of canned goods was valued at \$4,797,671.34 and consisted of 2,243,683 cases of goods. As at January 31, 1932, inventory of finished stock of canned goods amounted to 2,202,809 cases, or practically the same number of cases as at the close of the preceding fiscal year, but was valued at \$3,973,140.63, a decrease of \$824,530.71 or over 17%.

Although every effort was made in the 1931 pack season to reduce manufacturing costs to the minimum, it now seems probable in view of the continued fairly steady decline in commodity prices generally and the weakness during the past three or four months in prices of canned goods that your corporation may be forced to take a further loss on the inventory carried over from the fiscal year ended January 31, 1932, into the current fiscal year. To provide for this contingency your board of directors has deemed it advisable to set up a reserve against possible inventory loss in the amount of \$500,000.

Corporations in the canning industry are in the position of having to manufacture the major portion of their products during a short summer season. Consequently manufacturing costs are largely governed by the level of prices of raw materials, labor and supplies during that season. Declines during the remainder of the year in the general level of prices tend to weaken the price which such corporations receive for their product, although there is no means for further reducing manufacturing costs until the next packing season. Consequently, in periods of generally declining prices, the industry faces substantial

inventory losses. As against this, in periods of strengthening prices, the reverse is true and a corresponding benefit should accrue to the industry.

Your corporation's plants and equipment are in good condition and capable of producing as fine a quality of goods as at any time in the past. Its products have been maintained in quality, and those on hand at the close of the year appear to be conservatively valued, after deducting the reserve set up against possible inventory loss, and giving consideration to the current low prices for canned foods. If your corporation's present position is not further embarrassed, it is the opinion of your officers and directors that it can continue to function, and if the long decline in prices for its product should terminate with the current fiscal year, it will be able not only to carry on but to produce a satisfactory profit. Although working capital has decreased substantially, the corporation's present net working capital appears sufficient for its needs, owing largely to the increasing efficiency of each dollar of working capital; i.e., the lower price level for raw materials, labor, and supplies compensates to a large extent for the net decrease in working capital.

Conditions prevailing in the canning industry in February, 1932, were unsatisfactory, with prices so low as to eliminate profits for the great majority of packers. Little improvement was in prospect unless the prevalent disposition to limit the 1932 crop production to an absolute minimum could be carried out, a development which would place the industry in a moderately more favorable position later in the year.

The capital structure of the Snider Packing Corporation as of January 31, 1932, included only three classes of securities:

- 1. \$2,598,000 of 6% convertible gold notes due May 1, 1932. These were a direct obligation of the company but were not secured by any mortgage. Interest on these notes was paid regularly on May 1 and November 1, 1931; consequently no arrears of interest were outstanding at the end of January, 1932.
- 2. 60,000 shares of \$6 cumulative, convertible, no-par preferred stock. In the event of liquidation, this stock was entitled to \$100 a share and accrued dividends before any distribution to common stock. Dividends on this stock, each share of which had one vote, were paid to December 1, 1926.
- 3. 288,311 shares of no-par common stock, of which 138,311 shares were outstanding and 150,000 shares were reserved for conversion of the gold notes and the preferred stock. No dividends had been paid on this stock since September, 1926. Each share of the common stock had one vote.

Prices of these securities in recent years had ranged as follows:

Year	6% notes	Preferred stock	Common stock
1927 1928	99 to 112 93½ to 131½	44 to 52 ¹ / ₄ 31 to 60	11 ⁵ % to 16 ³ ⁄ ₄ 11 to 20
1929	57½ to 1071/8	14 to 64½	3½ to 16¼
1930	39½ to 75	8 to 3634	11/2 to 71/2
1931	19½ to 54½ 24 to 38*	2 to 1558	34 to 434 38 to 1†
1932	24 to 38*	1½ to 4¼†	3% to 1†

^{*} January 1 to 30. † January to February.

Operating statements and balance sheets of the company are shown in Exhibits 1 and 2.

- r. What specific objectives should be considered in a reorganization of the Snider Packing Corporation?
- 2. Present and defend a practicable plan for reorganization of the company.

EXHIBIT I
SNIDER PACKING CORPORATION
INCLUDING WHOLLY OWNED SUBSIDIARIES
CONSOLIDATED INCOME ACCOUNT, YEARS ENDED JANUARY 31

* For 13 months ended January 31, 1927.

d Deficit.
Compiled from company reports; Moody's Industrials.

SNIDER PACKING CORPORATION EXHIBIT 2

CONSOLIDATED BALANCE SHEET, AS OF JANUARY 31	SMIDER FACKING CORPORATION TED BALANCE SHEET, AS OF J.	CORPORAT EET, AS 01	ION F JANUARY	31		
Item	1927*	1928	1929	1930	1861	1932
Assers Property Account. Depreciation Reserve.		\$ 8,155,422 \$ 7,637,564 \$7,745,634 3,332,614 3,505,024 3,903,285	\$7,745,634 3,903,285	\$7,855,523 4,160,547	\$ 8,115,949 \$7,991,204 4,436,745 4,752,802	\$7,991,204 4,752,802
Net Value Investments Accounts and Notes Receivable	\$ 4,822,808 98,635 1.710,850	\$ 4,132,540 171,703 866.043	\$3,842,349 167,414	\$3,694,976 163,125	\$ 3,679,204	\$3,238,402 I54,7II
Accounts and Trade Acceptances Receivable Cash. Inventory Other Assets	:	. "	708,578 258,356 3,417,309	1,156,888 546,679 3,224,420	1,111,233 462,973 5,317,200	547,555 572,748 4,348,576
Deferred Charges Deficit	36, 104	365,540	28,261	40,806	33,798	75,173
Total	\$11,812,666	\$10,015,277	\$8,422,267	\$8,826,894	\$10,761,989 \$8,937,165	\$8,937,165
Preferred Stock Common Stock Minority Interest Runded Debt Notes Payable Bankers Acceptances Payable† Accounts Payable Accounts Payable Accounts Payable Accounts Payable and Accruals Reserve for Contingencies Reserve for Contingencies Reserve for Sossible Inventory Loss Survivins Survivins	. . :	\$ 5,100,000 649,808 651,141 2,997,000 2,993,000 540,000 70,445 70,445 457,375	\$5,100,000 651,141 2,993,000 281,862 149,801	\$5,100,000 656,142 2,625,000 400,000 172,925	\$ 5, TOO, OOO 672, 806 2, 508, OOO 2, 500, OOO	\$5,100,000 691,556 2,598,000 647,433 1,600,000 453,013 187,871 500,000
Deficit	2,014,889		753,537	561,810	670,703	2,840,708
Total		\$11,812,666 \$10,015,277 \$8,422,267	\$8,422,267	\$8,826,894	\$10,761,989	\$8,937,165

* Including New York Pea Packers, Inc., and giving effect to new financing.
† Obligation of subsidiary, guaranteed by parent company, secured by pledged inventory.
Compiled from company reports; Moody's Industrials.

4. CANEBOARD COMPANY

PLAN FOR TERMINATING RECEIVERSHIP

Under the leadership of the banking firm of Dalton & Company, a reorganization committee composed of important creditors and security holders of the Caneboard Company was formed in the spring of 1934. The committee was of the opinion that the condition and prospects of the company warranted a termination of the receivership, provided a satisfactory plan could be put into effect. The objectives of this plan would be to reduce funded debt, to eliminate arrearages of interest and dividends, and to increase working capital.

The Caneboard Company was incorporated in Delaware in 1920 to manufacture and distribute caneboard, a building material made from sugar-cane pulp. Not only did this product possess structural strength comparable with that of lumber, but it was waterproof, was an excellent insulator, absorbed sound, and could be treated directly with plaster and stucco. The building industry provided the largest market for caneboard although it was also used in the manufacture of refrigerators and refrigerator cars.

The business expanded rapidly from the company's inception, its net sales increasing from \$484,523 in 1922 to \$10,317,640 in 1929. For financing the increasing volume of sales and other corporate requirements, the company sold common and preferred stock and reinvested a portion of its earnings. After all charges including depreciation and interest, earnings had averaged, in the years 1926 through 1929, over \$1,000,000 annually. To secure additional funds, the company issued, in 1924, \$1,250,000 of first mortgage 6½% sinking fund convertible gold bonds, Series A, due in 1939, and two years later sold \$2,000,000 of 10-year 6% convertible sinking fund gold debentures.

From the outset the company had been managed by men long experienced in paper making and other allied industries. The president, Mr. C. E. Moulton, had served for 10 years as vice president of the Concord Paper Company. During his connection with the Caneboard Company he was also an officer of several sugar companies.

For the Caneboard Company the problem of securing an adequate and fairly priced supply of raw material was of major importance. As a result of the seasonal nature of the sugar

industry, the company had to purchase its fiber requirements for the year in November, December, and January. In 1926 the almost complete collapse of the Louisiana sugar industry made it necessary for the company to import its fiber from Cuba at a much higher cost. To prevent a recurrence of this situation. the president of the Caneboard Company and his associates organized the Gulf Sugar Company of Louisiana. the Caneboard Company contracted to purchase for 15 years from the Gulf Sugar Company the latter's entire output of cane pulp. In payment, the Caneboard Company was to meet the interest requirements on a 6½% bond issue of \$1,250,000 and the dividends on the 7% preferred stock of \$1,250,000 of the Gulf Sugar Company. During the next three years the Caneboard Company invested over \$2,000,000 in this affiliate, an investment which was reduced to \$1 on the books of the Caneboard Company in 1931. In July, 1930, receivers were appointed for the Gulf Sugar Company; the company was reorganized and reincorporated in 1931.

In 1930 two suits for the appointment of a receiver for the Caneboard Company were filed by stockholders on the grounds of insolvency, mismanagement, and misappropriation of funds. These suits and a suit filed in May, 1932, alleging that the management was incompetent and criticizing the advances of \$2,000,000 to the Gulf Sugar Company, were dismissed.

Finally in June, 1932, the Federal court in Delaware appointed receivers for the company on a plea filed by a trade creditor. The receivership bill stated that, although assets exceeded liabilities, the corporation had insufficient cash on hand to meet maturing obligations. In consenting to receivership appointments, officials stated that the difficulties were the result of a greatly reduced volume of business ascribable to the depression. Under the court order the receivers were authorized to continue operation of the company in order that manufacture, sale, and trade relations might be maintained without interruption and customers served as in the past. The financial position of the Caneboard Company is further described in Exhibits 1–5, pages 349–353.

I. What were the chief causes of the company's difficulties and to what extent could they be removed or minimized by reorganization?

- 2. Present a complete plan for a financial reorganization of the company which would be equitable to all groups interested.
- 3. Prepare a pro forma balance sheet giving effect to the reorganization plan proposed.

EXHIBIT I
CANEBOARD COMPANY
BALANCE SHEET, AS OF OCTOBER 31

		<u> </u>	
Item	1929	1930	1931
Notes and Accounts Receivable, Less		\$ 374,053	
Reserves	2,141,453 1,069,394 416,820	1,509,333	1,023,736
Total Current Assets Cash Surrender Value of Life Insurance Capital Stock Subscriptions. Treasury Stock Investments.	\$ 4,263,034 31,760 1,004,826 2,280 110,380	\$ 2,982,094 30,050 18,749 228,067	\$ 2,759,462
Plant and Equipment, Less Depreciation Patents and Patent Rights Deferred Charges and Prepaid	6,141,682 5,225,000	5,625,104 6,203,741	3,500,199
Expenses	399,925	135,644	
Total Assets	\$18,668,308	\$17,129,094	\$11,708,683
LIABILITIES Notes Payable	\$ 1,175,000 1,109,206*	\$ 10,000 660,683	
Receivable Accrued Liabilities Provision for Sinking Fund Provision for Local and Federal	84,206	191,702 164,200	185,760 123,500
Taxes	253,154	117,808	117,808
Total Current Liabilities First Mortgage Bonds, 6½%, Due	\$ 2,621,566	\$ 1,144,393	
1939	1,004,500 1,900,000 5,321,000 6,274,941	869,800 1,700,000 5,326,600 7,321,550	1,600,000
Appreciation from Appraisal of Plant Capital Surplus	353,609	68,342 698,409	1,268,381
Total Liabilities	\$18,668,308	\$17,129,094	\$11,708,683
			L

^{*} Includes accrued liabilities.

EXHIBIT 2 CANEBOARD COMPANY INCOME ACCOUNT, YEARS ENDED OCTOBER 31

Item	1929	1930	1931	1932*
Sales Manufacturing, selling, and administrative expenses	\$10,317,640			\$3,005,785
penses	7,097,403	7,560,468	5,426,951	3,567,370
taxes, and depreciation Other income	\$ 2,620,157 91,207			\$ 561,585 ^d 86,780
Total income Special rebates	\$ 2,711,364 355,685	\$1,017,498	\$ 641,222	\$ 474,805 ^d
Loss in foreign exchange. Interest and debt expense Provision for Federal in-			50,000 227,300	23,117 201,319
come taxes Depreciation	182,000 419,116		494,522	463,661
Total deductions Net profit	\$ 1,232,774 \$ 1,478,590	\$ 773,419 \$ 244,079		\$ 688,097 \$1,162,902 ^d †

^{*}Including receivers' accounts from June 16.
† Before extraordinary adjustments (net \$219,825) as at date of receivership and before provisions for services of receivers.
* Deficit.

EXHIBIT 3 CANEBOARD COMPANY (IN RECEIVERSHIP) COMBINED BALANCE SHEET

COMBINED DALANCE	OHEL	
Item	Oct. 31 1932	Jan. 31 1934
Assets on the Books of Receivers: Current Assets:		
Cash		\$ 207,920
Reserves Inventories, at or below Cost	539,665	656,604 701,643;
Total Current Assets		\$ 1,566,167
Prepaid Interest, Insurance, etc	14,410	49,493
Investments and Advances	121,560	139,237
Plant and Equipment Less Depreciation as at	1	0,, 0,
Date of Receivership	4,930,680	4,958,427
Patents and Patent Rights	3,500,199	3,500,199
Sinking Funds	1,896	1,825;
Total Assets on Books of Receivers Assets on the Books of the Caneboard Company:		\$10,215,348
Sinking Funds	12,884	12,884
Deferred Charges	78,111	56,658
Total Assets on Books of Caneboard	7-1	35,755
Company	\$ 90,995	\$ 69,542
Total Assets	\$10,251,855	\$10,284,890
Comment Tickilities on Dealer of Dessiness		
Current Liabilities on Books of Receivers:	\$ 41.517	\$ 80.200
Accounts Payable—Trade	\$ 41,517 97,677	\$ 89,299 82,779
Accrued Wages, Commissions, etc	26,906	32,687
Accrued General Property Taxes	22,457	104,295
Reserve for Advertising	8,380	-04,-93
21000110 202 22210 2002-18.11111111111111111111111111111111111	\$ 196,937	\$ 309,060
Current Liabilities on Books of the Caneboard	¥ 290,937	Ψ 309,000
Company as at Date of Receivership, Less		
Subsequent Net Changes:		
Notes and Accounts Payable	177,242	161,259
Accrued General Property Taxes	79,995	35,979
• •	\$ 257,237	\$ 197,238
First Mortgage Bonds, 6½%, Due 1939	821,500	821,500
Interest Accrued on First Mortgage Bonds since	, ,	, ,
Tune r. 1032	22,276	88,996
Debentures, 6%, Due 1936	1,600,000	1,600,000
Interest Accrued on Debentures	47,910*	12,244
Reserve for Depreciation, Provided since June	-66 -0:	0-0
16, 1932	166,983	715,808
Preferred Stock	5,303,000	5,303,000
Common Stock	1,382,550 1,268,380	1,382,550
Capital Surplus	814,919 ^d	1,413,886
Earned Surplus	\$10,251,854	\$10,284,890
Total Liabilities	Ψ10, 251,054	\$10,204,090

^{*} May I to October 31, 1932. † May I to June 16, 1932. Deficit.

EXHIBIT 4 CANEBOARD COMPANY (IN RECEIVERSHIP)

COMBINED STATEMENT OF PROFIT AND LOSS, YEAR ENDED OCTOBER 31, 1033

TEAR DROED OCTOBER 31, 1933		
RECEIVERS' ACCOUNTS Sales Manufacturing, selling, and administrative expenses	\$2	,936,200 ,947,099
Loss, before depreciationOther income	\$	10,899 49,421
Total income. Interest, chargeable to receivers. Payments for receivers' services.		38,522 23,639 66,000
Net loss, before depreciation	\$	51,117
Interest and debt expense	\$	171,006 441,999
Total	\$	613,005
Net combined loss of receivers and corporation	\$	664,122

EXHIBIT 5 CANEBOARD COMPANY INFORMATION REGARDING SECURITIES

1. First mortgage convertible 15-year 6½% sinking fund gold bonds, Series A;
due December 1, 1939.
Interest payable June and December 1, in default since June 1, 1932.
Authorized amount of mortgage\$20,000,000
Authorized amount of Series A \$ 1,250,000
Issued, \$1,250,000 Series A, of which retired to January 31,
1934
Callable on any interest date at 105 and interest to December 1, 1929, premium
diminishing thereafter ½ of 1% per annum.
Sinking fund beginning December 1, 1926, will retire semiannually 3½% of the outstanding bonds.
Convertible at any time before December 31, 1934, into 7% preferred stock par for par.
Secured by a first lien on all fixed assets and patents, owned or hereafter acquired.

- 2. Ten-year convertible sinking fund 6% gold debentures; due November 1, 1936.
 - Interest payable May and November 1, in default since May, 1932.
 - Authorized amount unlimited. Issued \$2,000,000 of which \$400,000 redeemed to January 31, 1934.
 - Callable on any interest date to November 1, 1927, at 103 and interest thereafter 1/4 of 1% each year to November 30, 1935, and at par thereafter.
 - Sinking fund to retire on May 1, 1929, and each year thereafter \$100,000 par value per annum.
 - Convertible to November 30, 1935, into preferred and common stock on a basis of eight shares of preferred and two shares of common for each \$1,000 bond.
 - Not secured by a mortgage, but a direct obligation of the company.
 - 3. Preferred stock 7% cumulative, par \$100.
 - Dividends payable January, April, July, October 1; none paid since July 1, 1930. Outstanding January 31, 1934, 53,030 shares.
 - Callable at 110 per share and accrued dividends.
 - Preferred as to cumulative dividends and as to assets in liquidation.
 - 4. Common stock, no par.
 - Outstanding, January 31, 1934, 276,510 shares.
 - Dividends not paid since April 1, 1930.

5. CHICAGO, MILWAUKEE & ST. PAUL RAILWAY COMPANY¹

REORGANIZATION

On March 18, 1925, the Binkley Coal Company, a friendly creditor, petitioned that the Chicago, Milwaukee & St. Paul Railway Company be placed in the hands of receivers.

The Chicago, Milwaukee & St. Paul Railway Company. the Great Northern Railway Company, and the Northern Pacific Railway Company were the three large roads which served the northwestern section of the country from Chicago to the Pacific Since 1016 these three lines had had a greater decline in return than had all railroads throughout the country. of return for all roads had declined from 5.50% in 1916 to 4.73% in 1925, while for the northwestern roads it had declined from 5.68 to 3.50%. Among the reasons responsible for this difference were the small spread between costs and rates for the northwestern roads as compared with the rest of the country, the agricultural depression in the Northwest, the collapse of trade with Russia and China, the cessation of immigration to the Northwest, and the competition from the Panama Canal and from automobiles. Of the three large northwestern roads, the Chicago, Milwaukee & St. Paul Railway Company was in the weakest position so that it was to be expected that it should be the first of these three to suffer.

The Chicago, Milwaukee & St. Paul Railway Company originally served the territory directly northwest of Chicago and was classified as one of the "granger" roads. As the natural resources of the territory, for example, the pine forests of Wisconsin and northern Michigan, gradually became depleted, the management of the road sought other sources of freight to carry to the terminal cities, Chicago and Milwaukee. The Pacific Northwest seemed particularly attractive, especially if a line were built through to a terminus on Puget Sound. The company believed that such a road would obtain traffic from the great lumber regions, the excellent harbors at Seattle and Tacoma, the Orient, Alaska, the fisheries of the Pacific coast, the grain and fruit industries of Washington, the rapidly increased population, the great mining districts of Montana and Idaho, and the sheep and

¹ Adapted from C. E. Fraser, *Problems in Finance*, 2d rev. ed., McGraw-Hill Book Company, Inc., New York, 1930.

cattle raising industry throughout most of the territories served. Since a number of other railroads were considering using part of the right of way which the Chicago, Milwaukee & St. Paul Railway Company intended to employ, the latter company decided to lose no time and accordingly in 1905 built the extension to the Pacific coast.

It later proved that the territory served could not support three railroads; the other two roads were firmly established and had feeder lines, while lines of the Chicago, Milwaukee & St. Paul Railway Company extended for long distances through territory from which little freight traffic was obtained. In addition, the cost of construction of the line to the Pacific coast had far exceeded estimates. Since bonds rather than stock had been issued to finance this expansion, the company had a heavy capital structure of bonded indebtedness. A comparison of the capital structure of the Chicago, Milwaukee & St. Paul Railway Company for different years follows:

(In thousands of dollars)

Item	June 30,	1909	Dec. 31,	1917	Dec. 31,	1920	Dec. 31,	1924
Funded debt. Preferred stock Common stock Surplus	115,932	29 29 13	\$383,041 115,932 117,411 30,975 \$647,359	18 18 5	\$412,315 115,932 117,411 39,073 \$684,731	17 17 6	\$443,983 115,932 117,411 16,694 \$694,020	17 17 2

Exhibit I shows the classification of freight of the Chicago, Milwaukee & St. Paul Railway Company for the years 1920 to 1924.

The management of the Chicago, Milwaukee & St. Paul Railway Company had been prodigal in the payment of dividends. In the period 1908 to 1917, inclusive, of a total net income of \$146,245,000, \$141,723,000 had been paid in dividends. Between 1916 and 1920, 648 miles of line over the mountains were electrified; whether this improvement was extravagant was the subject of much debate. Proponents of the plan claimed that from 1916 to 1924 approximately three-fourths of the cost of electrification was saved by operating economies, but in this estimate they made no allowance for carrying charges for the project.

Early in 1925, therefore, the Chicago, Milwaukee & St. Paul Railway Company was in good physical condition, but its financial position was weak and its outlook for an immediate increase in earnings was poor. The situation also was aggravated by unfavorable rate decisions of the Interstate Commerce Commission.

EXHIBIT I
CHICAGO, MILWAUKEE & ST. PAUL RAILWAY COMPANY
CLASSIFICATION OF FREIGHT, YEARS ENDED DECEMBER 31

Item	1920	1921	1922	1923	1924
Revenue freight moved (tons) Products of: Agriculture. Animals. Mines. Forests. Manufactures and miscel-	45,041,277	34,067,136	42,034,285	51,314,300	47,143,747
	15 2 %	19.8 %	17.6 %	16.0%	16.5%
	4.9	6 1	5.5	5.1	5.5
	34 7	33.7	33 9	36.3	34.0
	20 0	17.9	20.1	21.3	21.5
laneous	19 5	17.4	18 5	17.8	18.6
Commodities not specified	5 7	5 I	4.4	3.5	3 9
Totals	100.0 %	100.0 %	100.0%	100.0%	100.0%

The capitalization of the Chicago, Milwaukee & St. Paul Railway Company was approximately two-thirds bonds and one-third stock. A comparison of fixed charges and earnings available to meet these charges follows:

Year	Fixed charges	Earnings available for fixed charges
1921	\$16,960,000	\$ 3,712,000
1922	18,073,000	12,076,000
1923	19,444,000	19,793,000
1924	20,448,000	18,718,000

In addition to the \$20,448,000 of fixed charges for 1924, in 1925 \$8,115,333 would be required for the 7% dividend on the preferred stock outstanding. In a survey and valuation of the property of the railroad, the engineering firm of Coverdale and Copitts estimated that an average annual expenditure of \$7,294,000 for additions and betterments and \$10,286,000 for new equipment and additions to existing equipment should be made for the next ten years. Besides the already existing fixed charges, the road soon would become liable for additional charges, among them being approximately \$800,000 yearly in connection with the new Chicago Union Station, which had just been completed

at the time of the receivership. During 1925, maturing bonded indebtedness of \$52,840,896 would have to be paid or refinanced. The Chicago, Milwaukee & St. Paul Railway Company was unable

EXHIBIT 2
CHICAGO, MILWAUKEE & ST. PAUL RAILWAY COMPANY
BALANCE SHEET, AS OF DECEMBER 31
(In thousands of dollars)

(The should be deliced)					
Item	1920	1921	1922	1923	1924
Assers Cash Special Deposits Materials and Supplies Other Working Assets	1,659	1,389	21,578 13,330	18,003	13,575
Total Working Assets Road and Equipment Investment in Affiliated Companies Other Investments Deferred Assets Unadjusted Debit Items	059,519 27,377 2,385	27,426 27,623 3,559	675,238 11,498 2,206 3,960	693,192 14,687 570 3,790	696,425 13,182 546 3,559
Total Assets	\$748,874	\$737,897	\$747,004	\$764,136	\$762,234
LIABILITIES Bills Payable. Traffic and Car Service Balance. Payrolls and Vouchers Matured Interest Unpaid. Matured Funded Debt. Interest Accrued on Funded Debt. Unmatured Rents Accrued	\$ 1,000 4,090 23,004 2,410	\$ 2,576 2,139 14,507 1,631 123 5,949	\$ 1,395 3,401 17.520 5,568 17 2,974	\$ 5,000 2,696 20,932 4,420 13 3,210	\$ 2,463 16,110 4,830 12 3,084
Total Working Liabilities. Deferred Liabilities. Accrued Taxes and Reserves. Accrued Depreciation—Equipment. Reserves (from surplus). Common Stock. Preferred Stock. Premiums on Stock.	893 9,187 17,865 696 117,411	365 13,028 20,728 991 117,411 116,275	614 13,087 23,222 934 117,411	512 12,676 25,054 1,027	158 12,708 28,130 1,283 117,411 116,275
Total Capital Stock Less Stock Held by Company	\$233,722 343		\$233,722 343	\$233,722 343	
Capital Stock Balance. Grants in Aid of Construction Mortgage Bonds. Equipment Gold Notes U. S. Government Notes.	1	271	331	37	38
Total Funded Debt Less Bonds Held by Company	\$529,563 117,248	\$574,240 160,257	\$581,963 160,258	\$594,460 160,217	\$604,200 160,217
Balance Profit and Loss Surplus	\$412,315 38,376	\$413,983 28,159		\$434,243 20,374	
Total Liabilities	\$ 748,874	\$737,897	\$747,004	\$764,136	\$762,234

either to pay or to refinance such an amount, as evidenced by the balance sheets and income statements which are shown in Exhibits 2 and 3. Some remedial action had to be taken.¹

¹ About the same time the New York, New Haven & Hartford Railroad Company was in somewhat similar difficulties and succeeded in refunding a portion of its securities by selling \$23,000,000 of 6% bonds chiefly to officers, customers, and

Kuhn, Loeb & Company and the National City Company became reorganization managers in March, 1925, and, in collaboration with the three committees which were formed to represent the holders of the defaulted bonds, the preferred stock, and the common stock, respectively, devised a plan of reorganization. It was believed that any plan should accomplish five results: (1) fund all early maturing debts, including the debt to the government, into long-term obligations junior in lien to

EXHIBIT 3
CHICAGO, MILWAUKEE & ST. PAUL RAILWAY COMPANY
INCOME ACCOUNT, YEARS ENDED DECEMBER 31
(In thousands of dollars)

Item	1920	1921	1922	1923	1924
Average miles operated. Freight revenues Passenger revenues Miscellaneous revenues.	10,624 \$117,184 31,034 19,941	10,809 \$104,895 26,915 14,956	11,029 \$116,006 24,262 16,683	11,010 \$127,953 24,176 17,499	\$120,070 21,768
Total operating revenues Total operating expenses	\$168,159 164,697	\$146,766 127,957	\$156,951 129,597	\$169,628 134,999	\$158,366 125,550
Net revenues from operation Gross income Total deductions	\$ 3,462 12,068d 2,990	\$ 18,809 8,922 1,117	\$ 27,354 14,859 1,932	\$ 34,629 21,879 2,085	20,748
Balance for funded debt interest Interest on funded debt Applied to sinking funds	\$ 15,058 ^d 17,594 138	\$ 7,805 18,768 108	\$ 12,927 18,927 143	\$ 19,794 19,444 142	
Net income. Times funded debt interest earned	\$ 32,790 ^d Nıl	\$ 11,071 ^d 0.42	\$ 6,143 ^d 0.68	\$ 208 1.02	\$ 1,869 ^d 0.92
Earnings per share: Preferred Common	Nil Nil	Nıl Nil	Nil Nil	0.18 Nil	Nil Nil

d Deficit.

the new mortgage; (2) reduce fixed charges radically and set up a financial structure under which new funds could be raised at reasonable cost so that a repetition of even the conditions of the past few years might occur without risk of a second failure; (3) apply all earnings reasonably available, after making these provisions, to the payment of 5% interest on the bonds included in the reorganization; (4) maintain the relative position of bondholders and stockholders in respect to earnings and admit stock-

friends of the road. This plan was suggested for the Chicago, Milwaukee & St. Paul Railway Company but there were several marked differences in the situation. The Chicago, Milwaukee & St. Paul Railway Company was confronted by a series of maturities which amounted to \$239,957,396 for the next ro years. Again, the Chicago, Milwaukee & St. Paul Railway Company covered a large area, was confronted with heavy competition, and had little hold on the sympathies of the populace in the territory through which its lines extended, while the reverse was true for the New York, New Haven & Hartford Railroad Company.

holders on such a basis that their participation, if necessary, could be underwritten at a moderate expense; (5) raise cash by some means, probably by assessment of the stockholders.

EXHIBIT 4
CHICAGO, MILWAUKEE & ST. PAUL RAILWAY COMPANY
SUMMARY OF OBLIGATIONS, MARCH, 1925

To be left undisturbed: Obligations of the Chicago, Terre Haute & Southeastern Railway Co	
General mortgage bonds	00
Total undisturbed obligations. \$181,370,40 To be paid: Obligations to U. S. Government— 6% notes secured by bond issues. \$55,000,00 Other obligations to be liquidated—timber loan. 2,200,00	0
Total obligations to be paid	0
Deduct \$72,829,000 pledged under U. S. Government notes and \$44,388,200 held in treasury	
4% bonds, due 1925	5
Total obligations to be exchanged \$230,950,790	 5
Total of all obligations of company \$469,521,19	

Exhibit 4 gives the summary of obligations of the railroad prepared by Kuhn, Loeb & Company. The capitalization under three plans of reorganization suggested was as shown in Exhibit 5. All these plans were in agreement on the following items:

1. \$181,370,400 of existing senior obligations were to remain undisturbed, since their claim was so secure that, if the substitution of junior securities were attempted, the bondholders could take possession of the road to satisfy their own claims.

- 2. A new first and refunding mortgage was to be created, for future financing only, to rank immediately behind the undisturbed bonds.
- 3. \$230,950,796 of existing junior obligations were to be exchanged for new "adjustment" bonds, more fully described below.

Under the original plan of Kuhn, Loeb & Company, new money was to be obtained, largely to pay off \$55,000,000 of notes held by the United States Government, through an issue of 50-year 5%

EXHIBIT 5
CHICAGO, MILWAUKEE & ST. PAUL RAILWAY COMPANY
COMPARISON OF CAPITALIZATION UNDER THE PROPOSED PLANS FOR
REORGANIZATION

Item	Old capitalization	First Kuhn, Loeb plan	Roosevelt plan	Modified Kuhn, Loeb plan
Undisturbed obligations To be liquidated. To be exchanged for new securities. Additional fixed interest bonds and notes to be issued		\$181,370,400 57,200,000 230,950,796		\$181,370,400 57,200,000 230,950,796
a. In connection with assessment of preferred stock b. In connection with assessment of common stock c. With new adjustment mortgage bonds in ex-		27,823,656 32,875,164		27,823,656 32,875,164
change for old bonds d. For government notes Total fixed interest bonds		<u></u>	57,737,699 50,000,000	46,190,160
and notes outstanding. Adjustment mortgage bonds to to be issued for: Old bonds Assessed preferred and com-	\$469,521,196	\$242,069,220 230,950,796	\$289,108,099	\$288,259,380
mon stock Preferred stock Common stock	115,931,900	117,411,300	117,411,300	115,931,900 117,411,300
Total capitalization		\$ 11,466,845	\$718,998,716 \$ 12,991,412*	
(if earned)	8,115,233 5,870,565	5,870,565	5,796,595 5,870,565	9,238,032 5,796,595 5,870,565
Total charges	\$ 35,822,591	\$ 34,681,545	\$ 34,485,943	\$ 34,681,545

^{*} This amount to be increased by \$577,377 after five years, when the proposed 50-year mortgage bonds were to bear 5% instead of 4% interest.

mortgage gold bonds which would rank next below the first and refunding mortgage and for which the existing stockholders would be required to subscribe as a condition of retaining an interest in the reorganized company. Below these was to come the new issue of 5% convertible adjustment mortgage bonds for which the existing junior obligations were to be exchanged. Interest

on these adjustment bonds was to be paid only out of earned net income; they were to be convertible into preferred and common stock at the ratio of five shares of preferred and five shares of common for each \$1,000 bond, with suitable adjustment of interest and dividends. The holders of the 7% preferred stock were to be assessed \$28 a share. They were to receive in exchange for their stock one share of new 5% noncumulative preferred stock, par \$100, and for the \$28 assessment \$24 in the 50-year 5% mortgage gold bonds referred to above. The holders of the common stock were to be assessed \$32. In return for surrendering their old shares and paying this assessment, they were to receive one share of new common and \$28 of the 5% mortgage gold bonds. The new preferred stock was to receive dividends of \$5 a share; then the common was to receive dividends of \$5 a share, after which all subsequent earnings disbursed were to be divided equally between them.

The Roosevelt plan, which was presented by Roosevelt and Son, investment bankers, provided for giving the holders of the \$230,050,706 of junior obligations, listed in the third section of Exhibit 4, 25% in 50-year fixed interest bonds ranking immediately junior to the new first and refunding mortgage bonds created by both this plan and that of Kuhn, Loeb & Company for future financing only, and 75% in 5% adjustment bonds. The latter bonds were to receive an additional 1% when the new preferred received more than 4% in dividends but were otherwise similar to the adjustment bonds provided for in the Kuhn, Loeb & Company The Roosevelt plan reduced the amount of new money required by proposing to pay off only \$5,000,000 of the notes due the government and to refund the balance at 41/2% for serial payment over 15 years, beginning in the fourth year after the reorganization, provided Congress gave its consent. The reduced cash requirements were to be met by a \$10 assessment on each share of preferred and common stock, and for the \$23,334,320 thus obtained the stockholders were to receive dollar for dollar in the new adjustment mortgage bonds.

The modified plan of Kuhn, Loeb & Company was prepared at the insistence of insurance companies and savings banks, which wished new fixed-interest-bearing securities in exchange for those they surrendered. The treatment of preferred and common stockholders was the same as under the original plan of Kuhn, Loeb & Company, but the holders of the junjor obligations were to

exchange them for \$200 of the 5% mortgage gold bonds (the same that were given to stockholders in exchange for their assessment) and \$800 of the convertible adjustment mortgage bonds.

The plan published by the Roosevelt Committee stated:

The Roosevelt committee serves without compensation. The expenses of reorganization upon the consummation of the plan shall be passed upon by the Interstate Commerce Commission and shall be paid out of reorganization funds.

If the Roosevelt plan were adopted it was expected that Roosevelt and Son would underwrite the new securities and therefore receive a commission.

Under the Kuhn, Loeb & Company plans the reorganization managers might take as compensation \$1,044,063 and a further sum not exceeding \$2,456,085 for the compensation of committees and depositaries and for expenses other than those of receivership and foreclosure. The Roosevelt plan gave voting control for the first three years, during which interest on the adjustment bonds was to be noncumulative, to holders of such bonds, who would thus determine what proportion of income available for the adjustment bond interest they should pay to themselves. The Kuhn, Loeb & Company plan kept the voting power in the hands of stockholders and provided a five-year voting trust.

- 1. Which of the plans suggested should have been adopted?
- 2. Should the bondholders have allowed the stockholders to retain an equity in the new capitalization?

6. ASSOCIATED TELEPHONE UTILITIES COMPANY

PLANS FOR REORGANIZATION OF HOLDING COMPANY AND SUBSIDIARY HOLDING COMPANY

 \boldsymbol{A}

On February 4, 1933, the holders of the 6% secured gold notes of the Associated Telephone Utilities Company in the amount of \$3,858,000, due April 1, 1933, were circularized to obtain their assent to a two-year extension of the maturity date. Excerpts from the president's letter follow:

. . . The company is entirely solvent and is meeting its obligations currently as they fall due; it has funds with which to meet the interest payment on these notes but it sees no possibility at present of acquiring the funds with which to meet the payment on account of principal of the notes on April 1, 1933.

Since April, 1932, a material improvement has been accomplished in the financial condition of the company and its subsidiaries. The company has no bank loans. The total bank indebtedness of its subsidiaries is \$250,000. With the exception of the notes, the company itself has no funded debt maturing before September 1, 1941, and with the exception of an issue of \$180,300, due October 10, 1933, and an issue of \$241,900, due January 1, 1936, of which only \$56,900 is outstanding in the hands of the public, none of the company's subsidiaries has any funded debt maturing before 1938.

These notes are, and will continue to be, secured by collateral consisting of 38,650 shares of subsidiary operating companies' preferred stocks. . . .

... A forced liquidation of these preferred stocks, under present market conditions, would realize only a small part of what the management considers their intrinsic value and but a comparatively small portion of the principal of these notes.

Although assent to the proposed extension was secured from the holders of about 80% of the notes, the company failed to raise enough money to meet the required payments on the unextended notes. A major readjustment of the capital structure

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appeared inevitable in view of the depleted cash resources of operating companies following the continuous and severe decline of operating revenues. The state of the financial markets as a result of the bank holiday made refunding all but impossible. The short-term outlook as to earnings clearly indicated that interest charges could not be met. A consent receivership was decided upon by the board of directors in order to conserve the assets of the company. On April 1, 1933, default occurred on both principal and interest due on the 6% secured gold notes, and on interest due on the 15-year 5% debentures, Series B. Application for a receiver was then made by a noteholder. The Court of Chancery in Delaware appointed Christopher L. Ward, Jr., and William J. Wardall, the president of the company, as receivers. A month later, default occurred on the interest payment upon the \$21,007,500 of 5½% convertible gold debentures, Series C.

Associated Telephone Utilities Company (hereafter referred to as ATU), incorporated in Delaware in 1926, was the top holding company for a group of intermediate holding companies and operating properties which, by the end of 1932, constituted a system spread over 25 states from New York to California. the time of receivership, the ATU group comprised 42 operating companies, 8 holding companies, and I company engaged in the telephone-directory business. The usual method of financing the expansion was for ATU to acquire, directly or indirectly by the issue of its own securities, the stocks, bonds, notes, and other obligations and securities of operating companies or intermediate holding companies. By March 31, 1933, \$49,094,411.44 was invested in securities of subsidiary companies, of which amount about one-third was in securities and accounts receivable of subsidiary holding companies, each with interest-bearing obligations of its own.

After giving effect to the elimination of all investments in its three subsidiaries which had been placed in receivership or bankruptcy, with the exception of \$175,000 principal amount of first lien collateral 5½s of the Indiana Central Telephone Company, the balance sheet of ATU, as of March 31, 1933, carried investments in subsidiaries, \$39,056,435; current assets, \$753,115; current liabilities, \$4,974,122; and total assets, \$43,074,889. A comparative consolidated income account for two four-month

¹ Condensed from Moody's Public Utilities, 1933.

periods ending April 30, 1932, and 1933, was prepared by the receivers. After giving effect to the elimination of the income accounts for the same subsidiaries as above, and including the earnings for the same properties in each of the two four-month periods, the statement showed net income as follows1:

Item	1932	1933
Total operating revenues. Net earnings. Balance applicable to ATU. Net income.	671,303	\$3,602,359 1,056,033 374,416 224,880 ^d

d Deficit.

The rapid growth of the system is shown in the following table:

Year	Gross revenue*	Number of exchanges	Number of telephones	Number of states
1926 1927	\$ 405,032 3,193,629	11 142	3 ⁸ ,074 101,923	3 8
1928	5,191,742	221	156,001	7
1929	12,544,779	656	378,164	20
1930	15,914,784	754	454,325	22
1931	17,711,728	943	497,688	25
1932	15,810,734	930	437,529	25

^{*} Includes full 12 months' earnings of properties owned at the end of each calendar year, except that for the year 1926 the earnings of only the last 4 months are included.

In common with other telephone companies, the ATU group suffered a marked decline in gross revenue and in the number of stations served, particularly after 1931. Balance sheets and operating statements of the company are given in Exhibits 1 and 2. As Exhibit 2 indicates, both the gross and the net income of the company declined appreciably after 1931. The gross operating revenue for the first quarter of 1933 was \$4,641,806, and later incomplete reports indicated a further decline. Since efforts were made to maintain standards of telephone service, adjustments in expense only partially offset the shrinkage in gross revenue. Threatened taxes and increased agitation for reduced rates increased the difficulties. Income available for service on the

¹ Condensed from Moody's Public Utilities, 1933.

EXHIBIT I
ASSOCIATED TELEPHONE UTILITIES COMPANY
CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31
(In thousands of dollars)

Item	1926	1926 1927	1928	1929	1930	1931	1932	1932*
Assers Plant, Franchises, etc. Investments in Subsidiaries in Bankruptcy or Receivershipt. Ind. Cen. Tel. Co.—\$775,000 1st Lien Coll. 51%'s and Interest	\$6,468	\$18,178	\$34,214	\$76,371	\$101,556	\$76,371 \$101,556 \$116,428	\$110,874†\$81,827	\$81,827† 3,695
(Cost). Insurance Rund Investments (Cost) Other Investments (Cost). Treasury Stock (Cost). Received on Stockscriptions.		187	771		::		216 308	157 216 299
Stock Loaned to Officers. Current Assets: Cash and Working Punds. Il S. Government Securities	251	430	652	I,590	2,148	2,015	2,184	1,720
Accounts and Votes Receivable, Less Reserve Subscriptions to Subsidiary Companies' Preferred Stock. Materials and Supplies	73	157	330 118 637	818 137 1.335	844 273 1.508	:	816 816 1.068	599
Sinking Fund and Other Special Deposits. Unamorized Bebt Discount and Expenses Arepayments	94I	608	794	124	3,357	4,948 (165		4,544 120
Amouted Rate Case Expense. Miscellaneous Deferred and Unadjusted Items. Unbilled Toll Revenues.	: 0	857 80	11.4	425	425	192		233
Total Assets	\$7,112	\$ 20,260	\$37,110	\$80,088	\$115,394	\$89,088 \$115,394 \$129,149	\$122,814	\$94,847
\$7 Prior Preferred Stocks \$6 Prior Preferred Stocks \$6 Preferred Stocks \$6 Preferred Stocks \$6 Preferred Stocks Common Stocks Common Scrip. Preferred Stock of Subsidiaries (Public) Minority Interest. Runded Debt of Subsidiaries	\$1,026 1,615 1,484 1,894	2, 300 2, 300 2, 300 2, 130 3, 130 6, 936	8, 1,755 2,400 8,153 2,874 2,874 353 5,005	# 1,789 2,510 17,115 17,115 8,362 8,362 8,362 8,362 25,653	# i,789 # 22,480 # 4,750 # 7,825 # 7,825 # 7,33 # 7,38 # 7	\$ 4,577 2,709 4,750 8,624 36 197 8,923 107 18,923 141,349	4,569 4,582 6,195 6,195 8,714 8,714 4,026	\$ 4,569 2,582 4,514 6,195 3 8,280 24,802 29,377

31 DECEMBER ASSOCIATED TELEPHONE UTILITIES COMPANY CONSOLIDATED BALANCE SHEET, AS OF EXHIBIT 1 (Continued) (In thousands of dollars)

P932*	\$ 70 3,656 3,656 248 728 728 728 8,388 8,388 342 342 342 342 342 342 343 342 342 343 342 343 343	\$94,847	
1932	80 3,858 1,1858 11,174 11,174 11,174 11,174 11,174 11,174 11,174 11,174 11,174 11,174 11,174 11,174 11,174 11,174 11,174 11,174	\$122,814	
1661	4, 5, 5, 6, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7, 7,	\$89,088 \$115,394 \$129,149	
1930	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$115,394	
1929	1		
1928	4	\$20,260 \$37,110	
1927	4 101 2 4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$20,260	
1926	40 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	\$7,112	
Item	Current and Accrued Liabilities: Dividends Accrued Brokes Par Loans Notes Par Loans Notes Par Loans Note Cartral Tel. 6 % Gold Note Due April 1, 1933 Due Central Tel. Co. in Bankruptcy Accrued Interest. Taxes Accrued (Including Federal) Other Current Liabilities. Stock Dividend Payable. Purchadend Payable. Purchadend Payable. Purchadend Payable. Purchadend Payable. Purchaden Payable. Purchaden Payable. Purchaden Payable. Contribution of Subsidiary Temporary Loan Liability on Securities Called Contribution Reserve. Contribution Reserve. Deferred Liabilities. Capital Surplus. Earned Surplus.	Total Liabilities	

* Pro forma consolidated balance sheet after giving effect to the elimination of assets and liabilities of Standard Telephone Company and subsidiaries and the elimination of all investments in Standard Telephone Company, Central Telephone Company, and Leaphone Company, with the exception of \$175,000 principal amount of first lien collateral \$1\frac{1}{2}\times \text{gold}\$ gold bonds of latter company, such companies having been placed in receivership or bankruptcy since December 31, 1932.

**Including \$17,906,244 before eliminations and \$14,401,370 state eliminations, representing excess of investments in securities of operating subsidiary companies over the underlying book value thereof at dates of acquisition.

**Tomistate stocks (\$3,55,538) and bonds (\$41,278) and receivables from operating companies which are subsidiaries of the subsidiary bedding companies placed in receivership or bankruptcy since December 31, 1932.

45,692 shares 27,921 \$7 prior preferred \$6 prior preferred \$6 preferred

that company plus \$5,711 accrued interest thereon.

Deficit

Compiled from Moody's Public Utilities.

Associated Telephone Utilities Company EXHIBIT 2

CONSOLIDATED INCOME ACCOUNT, YEARS ENDED DECEMBER 31 (Including earnings of subsidiaries acquired, for period since dates of acquisition only)

			4	,,	
Item	1929	1930	1661	1932	1932*
Gross operating revenue. Operating expenses. Mantenance. Taxes (including Federal income). Depreciation	\$8,845,181 2,856,985 1,266,219 655,320 925,659	\$15,559,445 5,277,539 2,366,059 945,394 1,451,095	\$17,358,465 5,817,318 2,567,793 1,177,943 1,743,987	\$15,739,828 2,386,515 1,199,656 2,004,112	\$11,955,990 3,972,474 1,824,144 864,551 1,641,650
Net earnings. Other income.	\$3,140,998 51,588	\$ 5,519,358	\$ 6,051,424	\$ 4,713,021 50,271	\$ 3,653,171 269,024
Gross income debt—subsidiaries Interest on funded debt—subsidiaries General interest—subsidiaries Amortized debt discount and expense—subsidiaries Interest during construction—subsidiaries Preferred dividends—subsidiaries Minority interest in subsidiaries	\$3,192,586 cr. 38,501 328,286 70,864	\$ 5,585,120 cr. 67,830 512,789 166,384	\$ 6,095,191 2,150,673 32,167 142,737 cr, 41,271 630,114 69,141	\$ 4,763,292 2,220,156 42,955 142,742 Cr. 17,236 501,662‡ 53,714	\$ 3,922,195 1,436,239 40,081 79,010 cr. 15,001 492,527 41,449
Balance applicable to ATU Co. Interest on funded debt. General interest. Amortized debt discount and expense.	\$2,831,937 1,427,870† 28,913† 130,454†	\$ 4,973,777 2,878,580† 6,242† 210,791†	\$ 3,111,630 1,484,039 20,469 127,876	\$ 1,819,299‡ 1,587,938 64,647 153,411	\$ 1,847,290‡ 1,587,938 136,031 153,411
Net income Times overall charges earned Prior preferred dividends Preferred dividends Times overall charges and prior pfd. divs. earned Common dividends (ash), Common dividends (stock) §	\$1,244,698 1.67 \$ 283,364 75,833 \$ 300,081 253,822	\$ 1,878,163 1 53 \$ 285,878 300,000 1.31	\$ 1,479,246 1.33 \$ 667,894 1.16 \$ 501,939	\$ 13,305‡ 1,00	\$ 30,090† ⁴ 0.99 0.85

* Pro forma consolidated income account after giving effect to the elimination of the income accounts of Standard Telephone Company and subsidiaries and Central Telephone Company and subsidiaries and Central Telephone Company, Central Telephone Company, and Indicated Telephone Company, with the exception of \$175,000 principal amount of first lien collateral \$1\frac{5}{2}\frac{6}{6}\text{ gold bonds of latter company, such companies having been placed in receivership or bankruptcy since December 31, 1933.

**Indicate Carges on Indicate debt and general interest and amortization charges of subsidiaries and parent company are combined in the \$\frac{3}{2}\text{carge} in \$100 \text{ provision}\$ has been made above for cumulative preferred dividends of certain subsidiaries in arrears for the year ended December 31, 1932, 309,413 787,007 \$ 331,598 Surplus for year ||.

amounting to \$38,954.

Represented by no-par shares: 1931, 50,193.868; 1930, 50,527.729; 1929, 16,253.23.

Before surplus adjustments.

Deficit.

Compiled from Moody's Public Utilities, 1933.

funded debt of the top company had decreased to a marked extent because of the fixed interest and dividend charges on publicly held securities of the subsidiary corporations. The operating companies were finding increasing difficulty in financing their own capital requirements, with the result that it became even harder to make their earnings available to ATU.

By May 1, 1933, financial difficulties had brought three subsidiaries into the hands of the courts. On April 19, Mr. Ward and Mr. Wardall were appointed receivers for Standard Telephone Company also. Two weeks later interest on its first lien collateral trust 5½% gold bonds was defaulted. ATU's interest in the Standard Telephone Company was represented by all the common stock, nearly 85% of the preferred, and unsecured notes in the amount of \$1,611,651 of a total of \$1,915,351. On April 29, 1933, Central Telephone Company was adjudicated a voluntary bankrupt, and on May 1, 1933, the Indiana Central Telephone Company, a wholly owned subsidiary of Central Telephone Company, entered receivership under the same receivers as were serving for ATU and the Standard Telephone Company.

Soon after receivers were appointed for ATU, a reorganization committee was formed. Under date of Tune 20, 1933, it presented a plan and agreement whereby holders of notes, debentures, and stock of the company might participate by deposit of their securities. Excerpts from the plan follow:

BASIS OF PLAN

. . . it is obvious that the earnings for the immediate future are not sufficient to support any substantial amount of fixed interest charges, and . . . it would be contrary to the interest of every security holder to provide for the issuance by the new company to existing general creditors of cumulative income bonds or preferred stock upon which, it is fair to assume, large arrears of interest or dividends would be accumulated during the next few years. The committee . . . would not be warranted in formulating any plan which was based upon a conjecture as to when and how rapidly recovery of the earning power of the ATU group might be expected to take place. They have endeavored rather to formulate a plan which at any earnings level would accord just treatment to all classes of securities and give due and proper recognition to their relative rank and priorities.

The underlying purposes and effect of the Plan are First: To give full recognition to the paramount rights of the noteholders, debenture holders, and other creditors.

Second: With respect to the holders of the 6% secured gold notes, to provide an instrumentality which will enable them in effect to retain the full benefits of the security which they now have and at the same time to assure them, in the alternative, equal participation with other creditors in the assets and earnings of the company. . . .

Third: To provide a corporate structure which, through the elimination of all fixed charges, obviates any possibility of further reorganiza-

tion should earnings further decline.

Fourth: To provide a method of raising, through the purchase rights afforded to the existing preferred stockholders, a maximum of \$4,868,550 additional cash capital which the new company can advan-

tageously use, . . .

Fifth: To enable all stockholders to regain an interest in the enterprise, if . . . the earnings of the group reach a point at which the common stock of the new company received by present creditors has a value comparable to the existing debt, and upon a basis which takes due account of the present junior rank of the stockholders and of the relative rights and priorities of the different classes of stock.

THE NEW COMPANY AND THE NEW SUBSIDIARY

Two new corporations (one hereinafter called the "new company" and the other hereinafter called the "new subsidiary") will be organized. . . . All of the common stock of the new subsidiary will be owned by the new company. The new company will acquire all of the assets of ATU, with such exceptions only as the reorganization committee may approve and except also the \$6 preferred stocks of Interstate Telephone Company and Southwestern Associated Telephone Company and the 6% preferred stock of Michigan Associated Telephone Company, which are now pledged as security for ATU's 6% secured gold notes. These preferred stocks will be acquired and held by the new subsidiary. The new subsidiary will also own up to 82,175 shares of the common stock of the new company.

DESCRIPTION OF SECURITIES OF THE NEW COMPANY

The authorized capital stock of the new company will consist of \$3 convertible preferred stock (hereinafter called the "new preferred") and common stock (hereinafter called the "new common"), in either case without par value or with such par value as the reorganization committee shall determine. The new company will also authorize the issuance of the below described stock warrants and purchase rights.

1. The new preferred will be authorized in the amount of 100,000 shares . . . preferred both as to assets and dividends. . . . Such dividends shall be cumulative . . . will be redeemable as a whole or in part on any dividend date at \$50 per share, plus accumulated and unpaid dividends. The holders of the new preferred will be entitled to receive on liquidation or dissolution \$50 per share, plus accumulated and unpaid dividends. . . .

The new preferred will be convertible, at the holder's option, at any time prior to the tenth day next preceding the date fixed for the redemption thereof, into new common on a share for share basis, . . .

The holders of the new preferred shall be entitled to one vote for

each share.

2. New common will be authorized in the amount of 1,100,000 shares. . . . Up to approximately 452,290 shares will be reserved for the exercise of the purchase rights . . . for the conversion of the new preferred and for the exercise of the stock warrants. . . .

. . . without the affirmative vote or written consent of the holders of at least 60% in amount of the outstanding new common, the new

company shall not

- a. Issue . . . or guarantee any obligation . . . for capital purposes . . . in an amount . . . exceeding an aggregate of \$500,000 at any one time outstanding.
- b. Mortgage or pledge any of its property, except by way of purchase money liers or pledge of current assets for current loans for other than capital purposes or expenditures.
- c. Dispose . . . of the property and business of the new company as a whole or substantially as a whole.
- d. Authorize the creation . . . of any new class of stock ranking as to dividends or assets prior to the new common, or increase the authorized number of shares of new preferred.

The holders of new common shall be entitled to one vote for each share.

- 3. Purchase rights . . . will be authorized for issue to the extent required for distribution to holders of preferred stock of ATU participating in the plan. Purchase rights will grant the holders thereof the right to purchase units consisting of one share of new preferred and one share of new common, at the price of \$50 per unit, at any time on or before November 1, 1934 . . .
- 4. Stock warrants for new common . . . will be authorized for issue to the extent required for distribution to stockholders of ATU participating in the plan. Stock warrants will grant the holders thereof the right to purchase shares of new common at any time on or before November 1, 1948, at the price of \$50 per share. . . .

DESCRIPTION OF SECURITIES OF THE NEW SUBSIDIARY

The authorized capital stock of the new subsidiary will consist of \$6 preferred stock (hereinafter called "collateral preferred") and 100 shares of common stock, in either case without par value or with such par value as the reorganization committee shall determine.

1. The collateral preferred will be authorized in the amount of 38.580 shares and will be issued only to holders of the 6% secured gold notes of ATU. . . . [It] will be preferred both as to assets and dividends. The holders of the collateral preferred shall be entitled to receive preferential dividends at the rate of \$6 per share per annum payable quarterly.... Such dividends shall be cumulative from November 1, 1933. The collateral preferred will be redeemable as a whole or in part at any time, upon 20 days' notice, at \$106.50 per share, plus accumulated and unpaid dividends. The holders of the collateral preferred will be entitled to receive on liquidation or dissolution \$106.50 per share, plus accumulated and unpaid dividends....

The new subsidiary will own 2.13 shares of new common in respect of each share of collateral preferred issued under the plan, and shares of collateral preferred will be convertible, at the holder's option, at any time prior to the tenth day next preceding the date fixed for the redemption thereof, into new common at the rate of 2.13 shares of new

common for each share of collateral preferred. . . .

The certificate of incorporation of the new subsidiary shall, among other things, provide: that the new subsidiary shall not purchase or redeem its own stock of any class while dividends on the collateral preferred are in arrears or until dividends for the then current period on the collateral preferred are provided for; that, until all the collateral preferred shall have been redeemed or otherwise retired, the new subsidiary shall not sell . . . any of the new common owned by it (except in exchange for collateral preferred as aforesaid), and shall not pay any dividends . . . on any class of stock other than the collateral preferred; that shares of collateral preferred redeemed, purchased, or otherwise acquired by the new subsidiary shall be canceled and shall not be reissued; that the affirmative vote or written consent of the holders of at least 75% in amount of the collateral preferred at the time outstanding will be required to authorize:

a. Mortgages or pledges, without exception.

b. The sale or other disposition of any of the shares of preferred stock of Interstate Telephone Company, Southwestern Associated Telephone Company, or Michigan Associated Telephone Company for any consideration other than cash, or at less than \$100 per share.

c. The incurrence of any debt or obligation except for necessary

current expenses.

d. The creation of any new class of stock whatsoever.

e. Any increase in the authorized number of shares of any class except the common stock.

f. Any amendment, alteration, change, or repeal of any of the above

outlined provisions.

And that the entire net proceeds of any sale or disposition of any of said shares of preferred stock of Interstate Telephone Company, Southwestern Associated Telephone Company, or Michigan Associated Telephone Company shall be applied by the new subsidiary . . . to the purchase and/or redemption of the collateral preferred.

Except as hereinabove expressly provided . . . the collateral

preferred shall have no voting powers.

The shares of new common at any time held by the new subsidiary shall not be voted by it at any meeting of the new company, but any holder of collateral preferred shall be entitled, upon request, to receive from the new subsidiary a proxy entitling him to vote 2.13 shares of

new common in respect of each share of collateral preferred held by him.

2. The common stock of the new subsidiary will be authorized in the amount of 100 shares. . . .

All corporate expenses of the new subsidiary will be borne by the new company. The business of the new subsidiary will be restricted to acquiring, holding and disposing of, the preferred stocks of Interstate Telephone Company, Southwestern Associated Telephone Company, and Michigan Associated Telephone Company and new common, all as contemplated by the plan.

DISTRIBUTION OF NEW SECURITIES

Holders of the above-mentioned notes, debentures, and/or stocks of ATU, who become parties to the plan, will be entitled, upon its consummation and upon surrender of their certificates of deposit in form transferable by delivery, to receive securities of the new company and/or the new subsidiary (herein collectively referred to as the "new securities"), upon the following bases:

- 1. Holders of 6% secured gold notes of ATU will be entitled to receive, for each \$1,000 principal amount of deposited notes, 10 shares of collateral preferred.¹
- 2. Holders of 15-year gold debentures of ATU will be entitled to receive one share of new common for each \$50 of indebtedness represented by deposited debentures, including the interest accrued thereon at the respective coupon rates up to April 1, 1933, and at the rate of 6% per annum thereafter up to November 1, 1933, that is to say, at the following rates:
- a. Series A 6% convertible: 20.8 shares of new common for each \$1,000 principal amount of deposited debentures.

b. Series B 5%: 21.2 shares of new common for each \$1,000 principal

amount of deposited debentures.

- c. Series \tilde{C} 5½% convertible: 21.158 shares of new common for each \$1,000 principal amount of deposited debentures.
- 3. Holders of cumulative prior preferred stock of ATU, of both series, will be entitled for each share of deposited stock, to receive

a. Stock warrants representing the right to purchase two shares

of new common; and

- b. Purchase rights representing the right to purchase one unit consisting of one share of new preferred and one share of new common.
- 4. Holders of \$6 convertible preferred stock of ATU will be entitled, for each share of deposited stock, to receive
- ¹ These 10 shares of collateral preferred are, at the holder's option, convertible into 21.3 shares of new common, so that, by such conversion, holders of 6% secured notes may receive 1 share of new common for each \$50 of indebtedness represented by said notes, including the interest accrued thereon at 6% per annum up to November 1, 1933.

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- a. Stock warrants representing the right to purchase I share of new common; and
- b. Purchase rights representing the right to purchase one-half of a unit consisting of one share of new preferred and one share of new common.
- 5. Holders of common stock of ATU will be entitled to receive stock warrants representing the right to purchase I share of new common for every IO shares of common stock deposited.

All other general creditors of ATU, whose claims shall be established by a court of competent jurisdiction or otherwise to the satisfaction of the reorganization committee, will be entitled, upon consummation of the plan, to receive new common upon the same basis as the holders of the 15-year gold debentures of ATU, upon assignment of their claims in form satisfactory to the reorganization committee. . . .

In Exhibit 3 is given a schedule of participation in the dis-

tribution of new securities of the new company.

EXISTING SCHEDULE OF PARTICIPATION IN DISTRIBUTION OF NEW SECURITIES BY HOLDERS OF ASSOCIATED TELEPHONE UTILITIES COMPANY SECURITIES PARTICIPATING IN THE PLAN Exerbit 3

Existing securities				New securities		
Ļ	Presently	Collateral	New	Stock warrants to	Purchase buy u	Purchase rights to buy units of
ASSIIO	outstanding	of new subsidiary	common	buy new common	New	New preferred
% Secured Notes.	\$ 3,858,000	38,580 sh.	82,175 sh.†			
Debentures, A6s.	2,082,100	:	41,642			
Debentures, B-5s	1,750,000		35,000			
Accrued Interest*	105,000	:	2,100			
Accrued Interest*	1,216,684		420,150			
Infunded Indebtedness	457,311‡		9, 146			
Ay Series	45,692 sh.	:		91,384 sh.	45,692 sh.	45,692 sh.
So Series	27,92I 47,517	::		55,842	27,921 23,758	23,758
Common Stocks.	622,743 527 5,304.073					
,	628,047.600 sh.	:		62,804		
Totals	:	i	38,580 sh. 616,211 sh. 257,547 sh.	257,547 sh.	97,371 sh.	97,371 sh.

* At coupon rate to April 1, 1933, and at 6% thereafter to November 1, 1933.

† To be held by new subsidiary as usuable to November 1, 1933, which the receivers estimate will result, after deducting from the this is the neut amount (including interest to November 1, 1933) which the receivers ear advised can be effected, at ATU's balance sheet, certain offsets which the receivers are advised can be effected, as shown in ATU's balance sheet, certain offsets which the receivers are advised can be effected.

† Common stock (or scrip for common stock) will not be accepted for deposit, except in amounts aggregating 10 or more full shares.

Source: Plan and Agreement submitted by the Reorganization Committee, plan and Agreement submitted by the Reorganization Committee
- 1. Analyze the plan for reorganizing the Associated Telephone Utilities Company to determine how fully it met the stated objectives of the reorganization committee.
- 2. Answer the objection that the secured noteholders were too favorably treated under the plan.
- 3. Explain the purpose and advantages of the purchase rights and stock warrants.
- 4. What advantages that could not be had from a single new corporation were obtained through the organization of both the new company and the new subsidiary?

 \boldsymbol{B}

Deposits of securities, as of July 7, 1934, under the plan of reorganization for ATU as published June 20, 1933, were reported by the bondholders' protective committee as follows:

Security	Total amount outstanding	Total amount deposited	Percentage deposited
6% Secured Gold Notes Fifteen-Year Gold Debentures Cumulative Prior Preferred Stock:	\$ 3,858,000 \$24,839,600	\$ 2,889,000 \$15,431,300	74.88 62.12
\$7 Series\$6 Series	45,692 sh. 27,921 sh. 47,517 sh. 628,047.6 sh.	28,053 sh. 15,537 sh. 24,810 sh. 239,294 sh.	61.39 55.64 52.21 38.10

In considering this slow response of holders of ATU securities, it should be noted that the reorganization committee did not lead an aggressive campaign to get quick acceptance of its plan. Contrary to the usual practice in such cases, no fees were given to bankers and dealers for their efforts in obtaining deposits.

ATU was one of the first companies to petition for reorganization under Sec. 77B of the amended National Bankruptcy Act. In a letter of July 12, 1934, the committee explained to all holders of ATU securities this change in procedure, in part as follows:

Shortly after the approval by the President of the United States of the new Sec. 77B of the National Bankruptcy Act, providing a new procedure for the reorganization of corporations, Associated Telephone Utilities Company filed a petition for reorganization under

the new law in the United States District Court for the Southern District of New York; and, on June 8, 1934, the Court approved the petition . . . and temporarily appointed William J. Wardall as trustee of the Company's property. . . .

Under the provisions of Sec. 77B, a plan of reorganization which has been accepted by the holders of two-thirds in amount of any class or classes of creditors and/or by the holders of a majority in amount of any class or classes of stockholders, and which, after hearing upon due notice, has been confirmed by the Court, will be binding upon all the creditors and stockholders of such class or classes, all of whom will be required to accept, new securities as provided in such plan of reorganization.

The action of the company in filing its petition for reorganization under Sec. 77B was taken with the approval of the reorganization committee who intend, at the earliest appropriate moment, to propose and file in the reorganization proceedings the plan and agreement of reorganization dated as of June 20, 1933. . . .

At the present time, the most important factor in effectuating the reorganization procedure prescribed by Sec. 77B is cooperation by those security holders who have not yet deposited their securities. . . . Under these conditions, the reorganization committee are not yet prepared to apply to the Court for final confirmation of the plan.

The reorganization committee therefore strongly recommend to all security holders (especially holders of debentures and of common stock) who have not yet deposited their securities under the plan and agreement that they deposit the same promptly, so that, at the earliest possible date, the reorganization committee may be in a position to apply to the Court for confirmation of the plan and to consummate the reorganization.

As of October 13, 1934, it was reported that the following deposits of securities had then been made:

Security	Total amount outstanding	Total amount deposited	Percentage deposited
6% Secured Gold Notes Fifteen-Year Gold Debentures. Cumulative Prior Preferred Stock: \$7 Series \$6 Series \$6 Convertible Preferred Stock Common Stock	\$ 3,858,000	\$ 3,121,000	80.89
	\$ 24,839,600	\$17,879,100	71.97
	45,692 sh.	31,641 sh.	69.24
	27,921 sh.	18,931 sh.	67 80
	47,517 sh.	28,226 sh.	59.40
	628,047.6 sh.	327,112 sh.	52 08

How did the petition under the new Sec. 77B change the problem for the security holders who had not yet deposited?

C

The Standard Telephone Company, an intermediate holding company in the ATU group, had financed the control of its subsidiaries largely through the issue of \$4,400,000 collateral trust bonds, \$845,000 convertible debentures, and 17,735 shares of preferred stock. A consolidated balance sheet of the Standard

EXHIBIT 4
STANDARD TELEPHONE COMPANY* (DELAWARE)
CONSOLIDATED BALANCE SHEET, AS OF DECEMBER 31

Item	1929	1930	1931	1932
ASSETS Property and Franchises Other Investments. Current Assets: Cash and Working Fund Cash and Accounts Receivable (Net) Materials and Supplies Interest Deposits Due from Affiliated Companies Special Deposits. Prepaid Items.	\$7,604,442 11,867 139,090 87,169 104,642 	\$10,512,678 6,536 190,714 74,518 218,175 173,981 23,886 16,686	\$8,968,529† 90,306 76,811 194,586 2,730 44,723 115,003 20,126	\$8,777,993† 1,540 115,633 74,556 183,867 14,961 31,216 13,076
Deferred Charges Debt Discount and Expense	4,067 167,019	58,763 216,274	31,731 169,137	17,428 157,522
Total Assets	\$8,315,402	\$11,492,211	\$9,713,682	\$9,387,792
LIABILITIES Preferred Stock; Common Stock; Subsidiary Preferred Stock. Minority Interest Funded Debt Due Affiliated Companies. Current and Accured Liabilities;	\$1,717,860 200,000 28,600 9,912 5,245,000 390,172	\$ 1,722,860 200,000 21,900 4,570 6,454,000 1,536,828	\$1,729,360 200,000 5,763,000 1,033,884	\$1,736,360 200,000 5,505,500 1,083,111
Accounts Payable	80,492	102,768 60,873	41,633 50,060	37,889 47,175
Federal) Accrued Preferred Dividends Other Current Liabilities.	145,579	20,581 12,524	40,979 20,609 23,874	36,405 12,966
Depreciation Reserve. Other Reserves. Deferred Liabilities Capital Surplus Earned Surplus.	326, 794 9, 902 1, 265 246, 890 87, 063 ^d	1,047,443 21,659 246,890 80,803 ^d	639,126 4,809 3,829 246,890 84,370 ⁴	638,179 8,669 4,335 246,890 169,687§4
Total Liabilities	\$8,315,402	\$11,492,211	\$9,713,682	\$9,387,792

^{*} Incorporated October 26, 1928.

[†] Includes \$1,750,652 in 1932 and \$1,660,205 in 1931, the amounts by which consolidated book value of property exceeds the combined book value of subsidiary companies' properties.

‡ Represented by no-par shares: preferred, 17,735 in 1932, 17,665 in 1931, and 17,600 in

^{1930;} common, 100,000. § Cumulative dividends on preferred stock in arrears at December 31, 1932, and not provided for, amounted to \$118,972.

Deficit.

Compiled from Moody's Public Utilities.

Telephone Company for the four years ending with 1932 is given in Exhibit 4, and a consolidated income statement in Exhibit 5.

EXHIBIT 5 STANDARD TELEPHONE COMPANY (DELAWARE) CONSOLIDATED INCOME ACCOUNT. YEARS ENDED DECEMBER 31

			- 0	
Item	1929	1930	1931	1932
Operating revenue Operating expense Maintenance Taxes (state and local) Depreciation Net operating revenue	\$1,447,961 914,420 108,704 424,837	148,928	483,417 193,863 79,787 88,266	459,992 166,930 76,486 123,240
Operating ratio	70.66%	68 04%	63.98%	72.92%,
Other income. Total income. Interest on funded debt Other interest Amortized discount and expenses Interest charged to construction. Balance Subsidiaries' preferred dividend Minority interest.	\$ 13,929 438,766 292,967 14,698 13,106 117,995 12,761 1,459	555,544 365,890 54,328 17,493 cr. 7,570 125,403	480,046 337,506 52,300 15,075	313,836 318,520 65,812
Times over-all charges earned		1.28	1.19	0.78
Net income	\$ 103,775 121,287	\$ 122,427 123,187	\$ 77,457 123,473	\$ 83,993 ^d 10,341
Times over-all charges and preferred dividends earned		0.99	0.91	0.60
Deficit*	\$ 17,512	\$ 760	\$ 46,016	\$ 94,334

^{*} Before net surplus adjustments: 1930, deficit of \$7,022; 1931, credit of \$42,448; 1932, credit of \$9,017.

Compiled from Moody's Public Utilities.

An examination of the balance sheet for the Standard Telephone Company alone, as of December 31, 1932, shows that the largest items among the assets were investment in subsidiaries' common stock, \$4,248,895; in subsidiaries' bonds, \$2,238,737; and due from affiliated companies, \$1,163,280. Total assets were \$7,808,432. Of the current liabilities, notes and accounts due affiliated companies were \$1,097,259. The capital surplus

of \$246,890 was offset by a deficit of \$298,472. The income account for the year ended December 31, 1932, showed a net operating revenue of \$262,599, and a net loss of \$83,680. After preferred dividends of \$10,341, the deficit for the year was \$94,021.

The management of the company became convinced early in 1933 that default in interest due May 1 was unavoidable. The court granted a petition for receivership and on April 19, 1933, appointed receivers for the company.

A bondholders' protective committee¹ was promptly formed which drew up a protective agreement with the holders of the first lien collateral trust bonds under date of May 1, 1933. Excerpts from the committee's letter to the bondholders follow:

Because of the lack of sufficient funds the interest due May 1, 1933, on the first lien collateral trust bonds was not paid.

... a bondholders' committee has been formed consisting of representatives of houses whose clients hold a large proportion of this bond issue. This committee has been organized to act solely in the interest of the first lien bondholders.

... The individuals constituting the committee have for some months kept in close touch with the situation and have given consideration to the course of action to be followed in event of default. As the result it has been possible without the usual long delay to formulate and adopt the following plan of reorganization. . . .

The capitalization of the company and its indebtedness as of April 15, 1933, consisted of the following:

	Outstanding
First lien collateral trust 5½% gold bonds, Series A,	
due 1943	\$3,953,5∞
10-year 6% convertible gold debentures, due 1938	826,500
Notes and accounts payable covering advancements by	
parent company	1,044,634
Preferred stock, \$7 cumulative	17,735 sh.
Common stock	30,000 sh.

The following shares and amounts of indebtedness included in the above figures are owned by the parent company, Associated Telephone Utilities Company:

10-year 6% convertible gold debentures, due 1938	\$ 523,000
Notes and accounts payable covering advance	
Preferred stock, \$7 cumulative	15,073 sh.
Common stock	30,000 sh.

The first lien collateral gold bonds are secured by the pledge of all of the preferred and common stocks and substantially all bonds

 $^{^{\}rm 1}$ First called the Dodge committee, and later the Beringer committee after the respective chairmen.

and other evidences of indebtedness of . . . subsidiaries (other than certain underlying bonds held by the public, viz., \$600,000 bonds of Platte Valley Telephone Company and \$88,000 underlying bonds of Iowa State Telephone Company). . . .

Statements of the company and its subsidiaries . . . show that for the year ended December 31, 1932, consolidated net income for the properties in the system after all operating expenses, maintenances, and taxes, other than Federal income taxes, but before depreciation, was \$433,903.06. After deducting a provision for depreciation which the present management of the company is convinced is necessary for the proper protection of the properties, the balance available for interest charges, Federal income taxes, etc., was \$241,103.06; annual interest charge on funded debt of subsidiaries in the hands of the public, together with interest charges on the first lien collateral trust bonds, amounted to \$258,722.50. In addition the annual interest charges on unsecured debentures and floating debt amounted to \$111,548.63, thus making a total fixed charge of \$370,271.13, for which there was only \$241,103.06 available from earnings, assuming all this could be made available in cash to apply toward fixed charges.

For 1933 the company has made careful budget forecasts of operations, and naturally with the drastic decline in the number of telephone stations which has occurred during the past 18 months, this budget indicates a substantial reduction in both gross and net earnings of the company's subsidiaries. The actual results of operations for the first quarter of 1933, compared with the first quarter of 1932, together with the number of stations in service at the end of each of these quarters, is given below, the same basis of depreciation above mentioned being applied in both cases:

Item	March 31, 1932	March 31, 1933
Gross Revenues	\$295,866.33	\$246,668.34
Taxes (except Federal Income Taxes)	179,347.94	149,959.63
Net Earnings before Depreciation Provision for Depreciation.	\$116,518.39 48,200 00	\$ 96,708.71 48,200.00
Net Earnings after Depreciation Interest on Prior Lien and First Lien Bonds Number of Stations	\$ 68,318.39 64,680.63 42,112	\$ 48,508.71 64,680 63 35,986

The executive control of the company passed into the hands of the present management on April 1, 1932, since which time substantial economies in operation have been effected and many constructive steps taken in the corporate relations between subsidiaries, also between subsidiaries and others. Your committee feels that the present operation of the properties is efficient, that the management of the properties is being conducted at cost and economically. However, after giving careful consideration to the present earnings of the company and the estimates of operation for 1933, which show a further material decline in business, the committee has come to the conclusion that it will be impossible for the company to carry its present interest burden or to exist under its present capitalization.

The committee in view of this situation has formulated a plan of reorganization which it believes to be not only a practical one, but one which gives to the present holders of first lien collateral trust bonds the fullest protection for their investment in the company.

The plan of reorganization adopted by the committee contemplates the sale, at an early date, of the collateral securing the first lien bonds, the acquisition of such collateral by a new corporation to be organized for this purpose, and the distribution to the depositing bondholders for each \$1,000 bond deposited, of the following securities of the new corporation, to wit:

- a. \$500 principal amount of new first lien collateral trust 5% bonds.
- b. \$250 par value 6% preferred stock.
- c. 20 shares common stock of such stated or par value as the committee may determine, to be represented by voting trust certificates. A proportionate amount of the new securities is to be distributed for each \$500 bond deposited.

The common stock reserved for bondholders represents at least $66\frac{2}{3}\%$ of the entire issue of such stock, $33\frac{1}{3}\%$ being reserved for any one or more of the following purposes:

- 1. For the acquisition of debentures and other evidences of debt of Standard Telephone Company owned by the parent company and others.
- 2. Such financing as may be necessary to place the committee in position to consummate the plan.
 - 3. To provide satisfactory management for the new company.

The common stock is to be placed in a voting trust agreement for 10 years. A majority of the voting trustees are to be chosen by the bondholders' committee.

The new company is to have the following capitalization:

Item	Authorized	Reserved for use under plan of reorganization
First Lien Collateral Trust 20-year Gold Bonds	* 50,000 sh.† 118,605 sh.	\$ 2,276,750 39,535 sh. 118,605 sh.

^{*} Restricted by terms of indenture.

† The preferred stock shall be noncumulative, but the charter shall contain provisions to the effect that no dividends shall be declared or paid on the common stock unless and until dividends shall have been paid at the rate of 6 % per annum on all of the preferred stock issued and outstanding from the issuance thereof.

Of the \$2,276,750 bonds reserved under the plan, \$1,076,750 are reserved for delivery to assenting bondholders (assuming 100% consent), and \$300,000 are reserved for sale, but only if and to the extent required to provide funds for the acquisition of the collateral securing the present Standard Telephone Company bonds, and to provide working capital for the new company. . . . Such indenture will contain carefully drawn restrictions to prevent substitutions and sales of collateral except such as are definitely in the interest of holders of the new bonds.

In order to facilitate the consummation of the plan of reorganization and insure for the bondholders a substantial participation in those assets of Standard Telephone Company, including current assets, which are not pledged under the indenture securing the first lien bonds, the committee has tentatively arranged with the receivers of the parent company, subject to the consummation of the plan as now constituted, for the acquisition from the receivers of the parent company of all the debentures, notes, and other evidences of indebtedness of Standard Telephone Company owned by the parent company, tabulated above, amounting to approximately \$1,567,000 consisting of \$523,000 ten-year 6% debentures (over 63% of the amount outstanding) and approximately \$1,044,634 of notes and accounts, in consideration of the delivery to them of a portion of the reserved common stock of the new company. Such indebtedness to be so acquired represents over 80% of the total indebtedness of Standard Telephone Company other than its prior lien and first lien bonds. The committee shall have the right to make similar arrangements with various holders of the remaining indebtedness. . . .

Shortly after the Dodge committee was formed, another committee, known as the Walsh committee, solicited deposits of bonds on the strength of a severe criticism of the Dodge plan. The position of the Walsh committee was summed up in a letter of November 23, 1933, in which the Dodge plan was held to be grossly unfair to the bondholders, on the ground that, by allowing the committee the discretion to use up to $33\frac{1}{3}\%$ of the common stock of the company to acquire the interests of the junior securities, it would sacrifice one-half of the principal and divide pledged assets with the holders of junior securities. The Walsh committee further outlined in general terms a plan that would give to the bondholders new bonds par for par, possibly with a lower interest rate, and all of a new issue of common stock but without the voting trust arrangement of the Dodge plan.

Following the example of ATU, petitions were filed before the proper Federal court by both the Standard Telephone Company and the Walsh committee for reorganization under Sec. 77B of

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the amended National Bankruptcy Act. The two petitions were consolidated by the court, an order was entered placing the company's affairs under the jurisdiction of the court, and a temporary trustee was appointed. At the time these petitions were presented, the Walsh committee was said to control about \$1,100,000 of these bonds and the Beringer committee about \$900,000. No plan of reorganization was presented to the court.

Compare the reorganization plan proposed for Standard Telephone Company with that prepared for ATU, with particular reference to the question of how far the differences in the treatment of the security holders in the two companies appear justified by the financial data presented.

7. SUPERIOR THEATER CORPORATION

REORGANIZATION INVOLVING FIRST MORTGAGE LEASEHOLD BONDS

The Superior Theater Corporation defaulted on the interest and principal payments due March 1, 1933, on its issue of first mortgage leasehold bonds. The receivers, who were appointed within the week, chose to retain the same operating management pending a thorough examination of the company's position with a view to reorganization. It was apparent that no quick and simple solution would be reached. The complex business relationships which had developed during the short life of the company added to the difficulty of formulating a plan that would satisfactorily compose the various interests.

The promotional aspects of the Superior Theater Corporation were essentially the same as in scores of other theater projects launched during the period when important companies in the motion-picture industry were expanding rapidly to gain control of modern theaters in the most favorable locations. Late in 1926 the Empire Films Corporation¹ made a preliminary survey in a large Eastern city with the intention of sponsoring a theater development. Upon hearing of these developments a local realty company, which had been assembling a group of long-term leases in a valuable block in the city, concluded that the possibilities for the greatest return from the site could best be realized by the construction of a modern theater. The layout of the leased parcels made it advantageous to include in the plans a six-story office building with space for specialty stores on the first floor. To promote these plans the realty company, reincorporated as the Superior Theater Corporation, acquired title to the various leasehold estates and proceeded to raise the funds for the building. The location of the proposed buildings with respect to the parcels of land owned by the five lessors is shown in Exhibit 1.

At that point a construction company became interested in the project and actively entered the promotional negotiations. Plans for the buildings were drawn, and conferences were held to arrange for the financing. Two investment banking firms became interested in the venture. The larger one, Downes and Company, Philadelphia, took the lead in pointing the preliminary discussions

¹ Empire Films Corporation was an operating and a holding company engaged in producing and leasing motion pictures. Through a large subsidiary organization it owned, leased, and operated an extensive system of motion-picture theaters.

to a type of financial plan that it would be willing to underwrite. It refused to consider the first suggestion of the Superior Theater Corporation to finance the entire cost of the building through an issue of mortgage bonds and insisted that it would have no part in the proposed financing unless provision was made for a substantial equity. It also insisted that the new corporation should operate under a sublease to an established and recognized leader in the motion-picture field rather than under an operating agreement for which a local company alone was responsible.

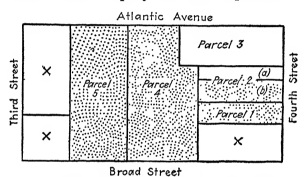


EXHIBIT I.—Superior Theater Corporation. Diagram showing location of proposed

theater building.

Theater building would occupy shaded portion.

Office building would cover Parcel 3 and Portion (a) of Parcel 2. Parcels X were not under lease.

Accordingly, financial arrangements were made with the two investment banks which agreed to buy \$1,800,000 serial first mortgage leasehold bonds provided the company would furnish a certified statement by an appraisal company that the value of the leaseholds, together with a theater and office building erected according to specifications, would amount to at least \$2,500,000. A completion bond was to be furnished by the construction company and the net proceeds of the leasehold bonds were to be deposited with the trustee who was to release the funds on certificate as the construction progressed. With relatively small annual maturities in the earlier years, larger amounts became due in succeeding years and a final maturity of \$900,000 on March 1, These serial bonds were to be ratably secured by a first mortgage leasehold trust deed covering the five leaseholds mentioned above. The mortgage further included all the buildings and improvements erected or to be erected thereon as well as the equipment then owned or subsequently acquired for use in

their operation. At the time the bonds were issued, the prospectus carried the appraisal value of the leasehold estates at \$375,000 after giving effect to the buildings to be constructed and equipped.

In accordance with the requirement imposed by Downes and Company, simultaneously with the execution of the first mortgage leasehold trust deed, all the foregoing property was subleased for 15 years from March 1, 1928, to Empire Films Corporation. the shares of no-par common stock of the Superior Theater Corporation were held by Empire Films Corporation. The descriptive circular for the leasehold bonds directed attention to the large and growing net earnings of the parent company which had acquired the lease. It was pointed out that inasmuch as annual rentals were operating charges they came before the payment of interest on the unsecured funded debt of the parent company. The annual rental under the lease contract was sufficient to pay (a) all ground rents under the underlying leases; (b) all taxes, assessments, and other charges imposed upon the demised premises; and (c) all principal and interest payments on the bonds secured by the leasehold mortgage, as they matured. The tenant was further obligated to keep the property adequately insured and to pay all operating and maintenance expenses of all buildings on the premises. The schedule of annual ground rents payable during the life of the bond issue was: for 1928, \$115,000; 1929-1935, \$130,200; 1936-1941, \$135,000; 1942-1943, \$140,500. All rights of the Superior Theater Corporation under this sublease to its holding company were also mortgaged along with the leasehold estates as security for its serial bonds.

Later in 1928 Empire Films Corporation subleased the property of the Superior Theater Corporation to Eastern Theaters Corporation for a period ending February, 1932. When receivers for the latter company were appointed in March, 1933, Eastern Theaters Corporation was still in possession as a holdover tenant, although the agreement had not been renewed after its expiration in February, 1932. By the middle of 1932, following 18 months of rapidly declining gross and net earnings, it became clear that the terms of the underlying leases to the Superior Theater Corporation would require redrafting because of financial distress of the lessees. After careful review of the facts, all the ground owners agreed to reductions and deferments of about 25% of the annual rental for 1932.

The collapse of the Empire Films group was precipitated by the appointment of temporary receivers for the top holding company in February, 1933. Ancillary receiverships for many of its subsidiaries followed immediately. In April, 1933, Empire Films Corporation was adjudicated a bankrupt. The week before Superior Theater Corporation entered receivership. Eastern Theaters Corporation filed a voluntary petition in bankruptcy in the United States District Court. At that time Eastern Theaters Corporation was indebted to Superior Theater Corporation in the sum of \$1.105.810.75. Since the receiver in bankruptcy of Eastern Theaters Corporation was in possession of the properties of Superior Theater Corporation as a subtenant, he was permitted by the receivers of the latter company to continue in possession and operation. After election of a trustee in bankruptcy for Eastern Theaters Corporation in April, 1933, he continued in possession of the Superior Theater Corporation until April 30, 1933, when he gave notice that he disaffirmed the lease. The receivers for the Superior Theater Corporation thereupon took over active direction of the property and notified the land owners that they would not assume existing leases but would continue to operate the property and would pay 75% of net operating profit as rental until advised that such arrangement was unsatisfactory. The report of the receivers listed the following assets and liabilities of the Superior Theater Corporation as of March 31, 1033:

ASSETS Accounts Receivable (Proof of claim against Eastern Theaters Corporation, bankrupt, has been filed and there is a contingent liability of Empire Films Corporation for substantially all of said amount)	,	LIABILITIES Amounts Owing Other Companies. Accrued Rent Funded Debt Accrued Interest to February 1, 1933	\$1,243,740.54 59,217.00 49,693.00 1,610,000.00 96,600.00
Total Assets	\$3,636,611.85	Total Liabilities.	\$3,059,250.54

Promptly after the Superior Theater Corporation entered receivership, the two investment houses, which had underwritten its serial leasehold bonds in 1928, formed a protective committee

and invited deposits of the bonds under an agreement issued late in April, 1933. A letter to bondholders early in May stressed the importance of concerted action to protect their rights and to assure continued operation of the property. The losses sustained through four months had convinced the receivers that experienced management was necessary to obtain attractions adapted to the The recent operating record of the corporation Superior Theater. would not warrant keeping the theater open during the dull summer months. In addition to the existing defaults in interest and principal requirement on the bonds, the status of the corporation as of June 1, 1933, included a delinquency in taxes and ground rent despite the substantial reduction in 1932 rentals granted by the lessors. Real estate taxes for 1932 were still in arrears. So far in 1933 only \$17,374 had been paid as rental. The receivers had no funds available to be applied to any of the foregoing defaults. They promptly urged upon the ground owners and the bondholders' committee the importance of quick provision of a more permanent tenant in order to avoid losses which would result from an interruption in business.

After comparison of several proposals, the committee and the ground owners agreed upon a five-year lease by the receivers to an operating company of established reputation. The lease called for an annual minimum rental of \$46,800, which was more than sufficient to cover taxes and insurance, with additional rentals based upon graduated percentages of annual gross income ranging from 14% of the first \$480,000 to 18½% of all over \$600,-000. Under this new operating lease the arrears in real estate taxes were to be paid by the land owners, and delinquent personal property taxes were to be paid by the bondholders. Of the net earnings under the lease, the ground owners agreed that the leasehold bondholders should get 25%, net earnings being the amount of annual rental after payment of insurance and property taxes. The new tenant started operations July 1, 1933. By May 1, 1934, after full provision for one-half of the 1933 taxes, the new tenant paid \$9,015 to the trustee of the bondholders as their share in the division of income.

In return for these concessions in the new operating lease, the ground owners insisted that the bondholders effect such reorganization of the mortgaged property as would make possible the lifting of the receivership and the assumption by a successor corporation of the receivers' position under the operating lease.

By November, 1933, over 50% of the bonds had been deposited, and the committee considered such support substantial enough to take a preliminary step toward reorganization by frequiring the trustee to declare all the bonds immediately due and payable. The following plan of reorganization was then formulated and presented to the bondholders. It was the expressed intention of the committee to execute the plan only in case substantially all the bonds were deposited.

SUMMARY OF THE PLAN

- 1. A new company was to be formed with an authorized capital stock of 3,220 no-par common shares and 15-year first mortgage leasehold 6% income bonds in the principal sum of \$804,000. In exchange for each \$1,000 of their old bonds, depositing bondholders would receive two shares of common stock and \$500 of the new bonds. The new bonds would be secured by a first mortgage on the leaseholds and all other property, except current assets, acquired by the new company. Noncumulative interest at 6% would be payable from the net income after taxes, assessments, insurance, ground rentals, and other operating expenses, but before depreciation. No fixed sinking fund was to be provided, but such net income as exceeded the interest charges was to be used for the retirement of the new bonds by purchase or by call.
- 2. The commercial properties were to be separated from the theater property with a consequent annual reduction in real estate taxes and insurance cost from a former total, \$39,600, to around \$25,000.
- 3. Annual ground rentals were to be reduced from the fixed amounts under the original lease to a maximum annual rental of \$81,300 for a period of five years. Taxes and insurance would constitute first charges against these annual rentals, and of the net earnings remaining 75% was to be disbursed to the ground owners and 25% to the new company. At the end of the term of the operating lease, the rentals would revert to the terms of the original underlying leases adjusted with proportional reductions for the separated properties.

The holders of the leasehold bonds faced still another problem with regard to the disposition of claims filed in the various bank-ruptcy proceedings then pending for companies within the group. When Empire Films Corporation became bankrupt in April, 1933, its trustees gave notice that they would not adopt the sublease of the Superior Theater property. The receivers of the Superior

¹ Provided the whole plan was consummated, the ground owners agreed to a revision of annual rentals based upon the separation of the commercial properties from the theater property. The owners of the parcels of land occupied by the theater were unwilling to negotiate an adjustment unless the theater project was relieved from the expenses, such as ground rents and taxes, on the adjacent parcels.

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Theater Corporation thereupon filed in the Empire Film bankruptcy proceedings a proof of claim for \$445,904.84, covering alleged obligation under the sublease. This amount was made up of delinquent rentals, \$183,525.10; taxes, \$59,788.84; and delinquent interest and principal payments on the leasehold mortgage, \$202,590.90. In addition, the trustee for the bondholders filed a proof of claim for the full amount of the outstanding bond issue (\$1,610,000) and the receivers for the Superior Theater Corporation filed a supplemental proof for the same amount. There was no clear legal opinion as to the extent to which these claims were provable, especially the item for the bonds. There was also filed against Superior Theater Corporation a claim in he sum of \$1,243,740.54 by Empire Enterprises, Inc., the validity of which was disputed by the receivers of Superior Theater Corporation and by the bondholders' committee on the ground that the sum represented payments due from the Empire Films Corporation under its sublease, but which had been paid through its subsidiary, Empire Enterprises, Inc.² In order to determine the status of all these counterclaims, expensive litigation would be necessary.

As a result of negotiations between receivers of Superior Theater Corporation and trustees in bankruptcy of Empire Films Corporation, the trustees stated their willingness to buy the rights of the former corporation under the sublease, including the claims of the trustee for the leasehold bondholders, for \$180,000 and also to cause the release of the foregoing claims against the Superior Theater Corporation. The committee strongly urged that the bondholders agree to the proposed sale of the sublease and the claims under it. This recommendation was based upon the opinion of counsel that there was grave doubt as to whether the claims for the full amount of the bond issue could be proved against Empire Films Corporation. The committee further emphasized that a claim of the bondholders upon a deficiency judgment, should the then pending reorganization be carried through, would entitle them to much the greater part of the

¹ On the question of future rents as provable debts in bankruptcy, see Manhattan Properties, Inc., v. Irving Trust Co., 66 F. (2d) 470 (July 17, 1933); 54 S. Ct. 385 (Feb. 5, 1934).

⁽Feb. 5, 1934).

² Empire Enterprises, Inc., another intermediary corporation in the Empire Films group, directed a chain of theater properties of which Eastern Theaters Corporation was one. The transactions on which this claim was based were recorded as receivables on the balance sheet of Empire Enterprises, Inc., and as payables of Superior Theater Corporation (see list of liabilities, p. 388).

\$180,000 to be paid to the receivers of the Superior Theater Corporation under the proposed settlement.

After the committee had reached this conclusion, *Congress enacted the amendments to the National Bankruptcy Act relating to corporate reorganizations.¹ These amendments somewhat improved the position of Superior Theater Corporation's claims against Empire Films Corporation, but after due consideration the committee still advised the bondholders not to oppose the proposed sale.

The percentage of recovery on allowed claims against Empire Films Corporation was uncertain. The debentures of that corporation were selling at slightly less than half of their face value. Substantially 87% of the leasehold bonds of the Superior Theater Corporation were on deposit with the committee, with an indication that a further deposit of \$120,000 would be made as soon as the liquidator of a bank could get authority for such deposit.

- 1. Were the financial difficulties which faced the Superior Theater Corporation to any extent caused or rendered less manageable by the method of its original financing? Could the risks incident to the promotion of the theater in 1928 have been avoided by any alternative financial plan?
- 2. What conclusions can be drawn from this business episode as to the merits of the leasehold mortgage bond in real estate finance? At the time of issue what provision might have been insisted upon which would in this instance have strengthened the position of the leasehold bondholder?
- 3. Analyze the reorganization plan for the Superior Theater Corporation from the standpoint of (a) the legal rights of the various parties in interest, and (b) the extent to which the solution was dictated by business expediency.
- 4. Could it reasonably be argued that the holders of the lease-hold mortgage bonds would gain through the proposed sale of their claims under the sublease, including all claims of the trustee of the bondholders of Superior Theater Corporation, for \$180,000?
- ¹ The amendments provide, in substance, that in case of corporate reorganizations under them, claims of landlords for injury resulting from the rejection of an unexpired lease of real estate, or for damage or indemnity under a covenant of such lease shall be provable to an extent not to exceed the rent, without acceleration, for three years next following the date of surrender of the premises, or the date of reentry of the landlord, plus unpaid rent accrued up to the date of surrender or reentry, and also provide, in substance, that in any bankruptcy case claims for future rents shall be provable in an amount not exceeding the rent for the year next succeeding the date of surrender of the premises, plus unpaid rent accrued up to said date.

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